OK

10:12 Call VI # 6/22 PB
reas only Form Approved. OMB No. 2050-0028. Expires 10-31-91

Please print or type with ELITE type (12 characters per inch) in the unshaded areas only

Please refer to the Instructions for Filing Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation and Recovery Act).

Notification of Regulated Waste Activity

Date Received (For Official Use Only)

-		J. 7 .	ory.			400			Un	nited	State	es Er	nviro	nme	ntal F	rote	ction	A Acu	ency					10				
I. In	stalla	tion'	s EP	A ID	Nun	nber	r (Ma	ark ')								1010	34,01	7.9	or icy								WY	
] A. I	First	Notif	ficati	ion	77	78			quen			ation			17	1-		C.	Inst	tallati	on's	EPA	IDI	lumb	er	X	
						X				te ite						N	J	D	19	12	86	26	5/2	30	25	13	34	
II. N	ame	of In	stalla	tion	(Inc	lude	COI	mpai	ny ai	nd sp	peci	fic s	ite n	ame)				488									
B -	- I	I	N			T		U		K	I	N	G	١,		I	N	C		3								
Stre	Locati	on o	T Ins	talia	tion	(Phy	/SICa	il adi	dres	s no	t P.0). B	OX OI	Rou	ite N	umb	er)	2										
6	7 8		D	0	D	E	М	U	s		I	17	T _E		I,	Б	D	I.	57	-	7.7	I	T	T	1,7	1-	L	
	et (co	_	120	10		J E	IM	ΙŪ	19		A	V	E	1	L.	D	R	E	Y	F	U	S		F	N	E	R	G
N E	E N	A	R	K		N	E	W		J	E	R	S	E	Y		0	7	1	0	5				T	T	T	
City	or To	wn											318				Sta	te	ZIP	Co	de							
NE	E W	A	R	K		N	E	W		J	E	R	S	E	Y	red	0	7	1	0	5	iks	16	T-	1.6	22		
Count	y Cod	C	ount	y Na	ime				124			50.26		19 ()		155	-			136		1949	1				1	The second
		E	S	S	Е	X																I					7	
IV. I	nstall	ation	Mail	ing i	Addı	ress	(Se	e ins	truc	tions	3)		18															
Stre	et or	P.O.	Вох												19.85									7 10		1	A THE	
6 7	,	E	S	т	H	E	R	mon	S	т	R	E	E	Т	Sec	38.	18	rec.	Ha l	\$ n	21.0	520	-	500		John	8	
	or To	wn								13219	11/						Sta	te	ZIP	Co	de	100		90				000
NE	: W	IA	R	K		N	E	1		J	E	R	S	E	7		N	J	0	7	1	0	5	-				
	stalla	tion	Cont	act	(Per:			e co	ntac	-			-		activi	ties					1T	10	2					
AND IN	e (las												9 110	(firs		000	ut 3	nej				-			ALC:			
GO	_	1	A	L	E	Z								M		N	U	E	L									
Job '	Title	100			100			100	100					PH	one	Nur	hor	laro	2.00	do	nd n	umb	24)		223	1880		100
<i>1</i> I		E		P	R	Ε	S	I	D	E	N	Т		2	0	1	IDEI	5	8	9	Ha n	7	7	To	0	1		Big
VI. Ir	nstalla	tion	Con	tact	Add			e in	etru	ction	6)																	
A. Co	ntact	Addı	ress	B. S	Stree	et or	P.O	. Bo	x	.crom	3)		-															
Locati	on	Maili	ng]	6	7		E	S		Н	E	R		S	T	R	Е	E	Т									
	or To-	-				13 T	1771						DESI-		(UZ)		1000	No.	1000	PEL!	250	DV3		11	37.0		3)	
V E	or Tov	A	R	K	3.6	41.	rein	- Ches	Time	min.				No. No.	1111		Stat	J	ZIP 0	Co	de 1	0	5		-	-		-
	Owne				fruc	tion	cl					m in	SEAR			IOL	14	J	U	,		U	2	-	GN		uni	
Colonia				STORY.					NA HA	TIES .		grade																
A. N	ame o		Stalla		C C	gal		B	R	V	A	N	Т	1402				-			161						1/200	
							105.63		I	_	П	14										ST						
Stre	et, P.	J. B		-		-	iber				MI IN															38	2 18	
7		E	S	T	H	E	R		S	T	R	Е	E	T	X		1	SIL	W.S	gġ	27	UO	I.					
	or To	_				195			1000						750		Stat	e	ZIP	Cod	de							
I E	W	A	R	K												1			0	7	1	_	5	-			- 2	
Phor	ne Nu	mbe	r (are	a co	de a	nd n	umb	er)			B. I	Land	Туре	C.	Owne	er Ty	ре	D. C	hang	je of dicat	Own	er	Mo	(Date	e Ch	ange	d) Yea	ar
	1	-	5	8	a	-	7	7	0	0	-	P	100		P			Yes	-	No	Sharmanness and a	2						

III. Type of Regulated Waste Activity	y (Mark 'X' in the appropriate boxes. Refer to	instructions.)
	us Waste Activity	B. Used Oil Fuel Activities
1. Generator (See Instructions) a. Greater than 1000kg/mo (2,200 lb) b. 100 to 1000 kg/mo (220 - 2,200 lk) c. Less than 100 kg/mo (220 lbs.) 2. Transporter (Indicate Mode in boxes 1 a. For own waste only b. For commercial purposes Mode of Transportation 1. Air 2. Rail 3. Highway 4. Water 5. Other - specify	s.) 3. Treater, Storer, Disposer (at installation Note: A permit is required for this activity; see instructions. 4. Hazardous Waste Fuel a. Generator Marketing to Burner	1. Off-Specification Used Oil Fuel a. Generator Marketing to Burne b. Other Markerer c. Burner - indicate device(s) - Type of Combustion Device 1. Utility Boiler 2. Industrial Boiler 3. Industrial Furnace 2. Specification Used Oil Fuel Marke (or On-site Burner) Who First Clathe Oil Meets the Specification
X. Description of Regulated Wastes	(Use additional sheets if necessary)	
Characteristics of Nonlisted Hazardon wastes your installation handles. (See 4)	us Wastes. Mark 'X' in the boxes corresponding to to	he characteristics of nonlisted hazardous
. Ignitable 2. Corrosive 3. Reactive (D001) (D002) (D003)	4. EP Toxic (D000) (List specific EPA hazardous wasted) (R 261.31 - 33. See instructions if you need to list mo	e number(s) for the EP Toxic contaminant(s)) ore than 12 waste codes.)
1 2 2 7 8 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9 10	5 6 1 1 12 12 12 12 12 12 12 12 12 12 12 12
C. Other Wastes. (State or other wastes re	equiring an I.D. number. See instructions.)	
1 2	3 4	5 6
Certification	The Part of the Towns of the Control	e en el competition de la competition della comp
and all attached documents, and	have personally examined and am familiar I that based on my inquiry of those indive that the submitted information is true, ies for submitting false information, ind	accurate, and complete. I am awa
grature Source	Name and Official Title (type or print) MANUEL GONZALEZ V-PRESI	Date Signed 6-13-90
Comments	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW	
LOUIS DREY 678 DOREMU	TFUS ENERGY CORP OF SAME SAME SAME SAME SAME SAME SAME SAME	

Please print or type with ELITE type (12 characters per inch) in the unshaded areas only

Notification of Regulated Waste Activity

Date Received (For Official Use Only)

GSA No. 0246-EPA-OT

Form Approved. OMB No. 2050-0028. Expires 10-31-91

Please refer to the Instructions for Filing Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation

an	i Re	cove	y Ac	t).			震			Un	ited S	State	s En	viro	nmer	ntal F	rote	ction	Age	ency									
T.	nsta	allati	on's	EP#	ID	Nun	nber	(Ma	rk 'X	" In i	the a	ppr	opria	ite k	ox)														
200	The same	A. F	rst l	Votifi	cati	on	x				uent e ite		tifica	tion	\$A		N	J	P		Insta		n's l		ID No	umbe	8	9	
11.	Nan	ne of	Ins	talla	tion	(Inc	lude	NAME OF	A STATE OF		WHERE IN	September 1	ic si	te n	ame	建設的		(M)	Sing.		200	000	THE REAL PROPERTY.	576	Alter				
p	- 1	Т	Т	, M	F.		т	R	TT	C	v	T	NT	C	27.14		T. C.	NT	C	130		-51/5	RIGARIA		1	37	1000	3	pares.
D III.	Lo	catio	n of	-1		tion		1.	ado		s not	P.C). Bo	X OI	Rou	ite N	umb	er)		•			10000		1995)	4754			
(Times	eet	SHALL THE		10,00		No.	42.75E	No.	-140		in in	Septiment of the septim	CENTRAL CONTRACTOR	and a		TO BELLEVIA		SELEN	15715	阴槽外			Mark To	-24			ALCOHOL: N	from.	ings.
6	7	8	à	D	0	R	E	М	U	S		A	V	Е		L.	D	R	E	Y	F	U	S	4.	E	N	E	2	G
St	Section 2	(cor	- Fact	Pu vice	49639			See !		188	P.46		1.00		Sul Ca	1				+ 22.5			hel	1			10		No.
N	E	2010/250	B 20	R	K	1	N	Ε	W		J	E	R	S	Е	Y		0	7	1	0	5	72.7		-517	100			ANIDA
	-	r Tov	1000		77		77	- A	77		T.			0	- Paris	March at 1		Sta	NO PERSONAL PROPERTY.	ZIP	Co	de			100		417.00		124
52504	Ε	W	276	R	K		N	Е	W		h	Е	R	S	Е	Y	110	0	7	179	0	5	10.23	43.9	-	SEGNE.	ASC.		ARRE
Cou	nty (Code		ount		T			2000		2012	DAGE	262 200	740		A. M	100	A TO	23/2-3			1000	1000	7 10	1200				
174	1,00	1 - 11 -	The same	S	Total Co.	E	X	10-	4 / 100	78.2		CION								L				Eve				製建設	
240	12.00	Carrier)		Mail	ing	Addi	ress	(266	e ins	truc	uons	400	Name of	10.3			No. 1	21/201	John L	3.011		1000	5.0.5	57.53					
Sti	eet	or F	.0.	Box		diam'r.			14							AL S					artered.	CHAIN		7,19			100 mg		(1)
6	7	and the same	E	S	T	H	E	R	\$ No.	S	T	R	E	E	T	285	ACRES !	18	- 32	110	Division in the last	1000000	34.0	1.60	356	LH I	Ast.1	and well	Mario II
Cit	y o	r Tov	vn								\$200 A					10000		Sta	te	ZIP	Co	de		Mag	113.72		19.00		
N	439555	W	6.36	R	K	UK NO	N	93,00	W	t fire	J	E	R	S	E	Y	1000	N	South	0	7	1_	0	5	-				
٧.	Inst	tallat	ion	Cont	act	(Per	son	to be	e co	ntac	ted i	ega	rdin	g wa	ste	activ	ities	at s	ite)		400	and the same			10 SW 244	47 JES 22	C -5/10/2		12.00
		(last		A	\$1000 T		7		Par	700	1		\$ (16		(fir:	_	N	U	E	hr .	B	12/2		- E#E					
G	0	A FLORE	Z	A	L	E	Z	12.58	i de la constante de la consta	1000		100	CHAR	*100	M	A	14	-	E CONTRACTOR	<u> </u>	9489	- Cartes	0.000	HALL S	SAN	DIE WA	2000	and a	AN Esta
Jo	b Ti		T.		P	D		C	-	P	hr.	NT	lrp		PI	hone	Nui	mbe	r (ar	1 -	1 -	nd n	umbo	er)	0	Ιο	1		
٧	I	С	Ε	\$10mot	P	R	Pacces	S	Ļ.	ע	E	N	T		2	_u	200	-	1	8	9	-	1	1	U	0		经验	MALE.
-				Con				37,000	and the same		ction	s)	_	Tr. Walson			1,000	Sieve S	100	100000			or tolk			en reco			
Loc	ation	act /	Maili	ng	wite	Stre	et or		196	A			In		Ic	I m	2		E						7. 6				a Carry
2	1	5915	(454)	25	6	1	Wat 5	E	S	T	H	Ε	R	556.51	S	Т	R	E	E	T	and the second	75.	METER	NAME OF THE OWNER, OWNE	LEVIE O	Name of the last	146.50 Da	100	A.Marini
	100	Tov			77			THE PARTY	The state of	OK TO		-	-	No.		+		Sta	STATE OF THE PARTY.	STREET.	Co	de	0	I E		Mary III			
N		W	A		K	· ·												И	J	Ö	/	1	Q	5	-				eyes
382.0		HOLE VI	A STATE OF	(Se	Towns of	abolite.	13.5		0349 FS	NON FOR	SYRK	ettle i	Print	us.m	Top/in	Auth &	JANE .	100	85	1000	Alpha	Fighion.	Sign.					1	
	700	1	-	stalla	ation	-	egal	THE REAL PROPERTY.		100	kz.	A	N	Т				****		213						4 1			
L	E	W	I	S	6367	C		-	В	R	Y	Α	N	1.1	(CO)	1990.8	2000	127411A	Market Street	55.53	2000	6601.075	3460	AGGS	rycht.	(News)	ALMENIA.	APPAGE	See al
St	ree	t, P.0). B	ox, c	r R	oute	Nun	nber			1			200		SHE			1								R STATE		
6	7	1	E	S	Т	Н	E	R	1000	S	T	R	E	E	Т	2000		CANADA	1	P ARREST	603000	Challe	CO	-	13.000	and the same	The second		Merchia
13716-07	1500	r To	200			1											240	Sta	1	ZIF	Co	T				70140		1 m	
И	E	W	Α	R	K	- California			with Calif	1		i da	1	ra de		ois		N	J	0	7	1		5	-				
PI	ion	e Nu	mbe	er (ar	ea c	ode :	and r	umb	er)			B.	Land	Тур	e C	. Owi	ner T	ype	D.		ge o	f Owi	ner	Mo	(Dat	e Ch	anged ay	l) Yea	ar
2	0	1	-	5	8	9	-	7	7	0	0	糖	P	1			9	200	Yes		No	X	1		-	-		-	

*		ID	- For Official Use Only
VIII. Type of Regulated Waste Activity (M	ark 'X' in the appropriate boxes	. Refer to instruct	ions.)
A. Hazardous W	aste Activity	B. Us	ed Oil Fuel Activities
1. Generator (See Instructions) a. Greater than 1000kg/mo (2,200 lbs.) b. 100 to 1000 kg/mo (220 - 2,200 lbs.) c. Less than 100 kg/mo (220 lbs.) 2. Transporter (Indicate Mode in boxes 1-5 b a. For own waste only b. For commercial purposes Mode of Transportation 1. Air 2. Rail 3. Highway 4. Water 5. Other – specify	3. Treater, Storer, Disposer (a Note: A permit is required this activity; see instruction 4. Hazardous Waste Fuel a. Generator Marketing to b. Other Marketers at c. Burner – indicate deviction Device of Combustion Device of Combustion Device of Combustial Boiler 3. Industrial Boiler 5. Underground Injection Co	o Burner Ce(s) – Device 2.	Off-Specification Used Oil Fuel a. Generator Marketing to Burner b. Other Markerer c. Burner - indicate device(s) - Type of Combustion Device 1. Utility Boiler 2. Industrial Boiler 3. Industrial Furnace Specification Used Oil Fuel Markete (or On-site Burner) Who First Claim the Oil Meets the Specification
IX. Description of Regulated Wastes (Use	additional sheets if necessary		
A. Characteristics of Nonlisted Hazardous W wastes your installation handles. (See 40 CF		onding to the character	eristics of nonlisted hazardous
1. Ignitable 2. Corrosive 3. Reactive 4. (D001) (D002) (D003)	EP Toxic	rdous waste number(s	s) for the EP Toxic contaminant(s))
B. Listed Hazardous Wastes. (See 40 CFR 26	1.31 - 33. See instructions if you nee	d to list more than 12	waste codes.)
7 8	9 10		5 6 11 12 12
C. Other Wastes. (State or other wastes requiri	ng an I.D. number. See instructions.	medicals.	and the second second
1 2	301		5 6
. Certification	Large to the Section of the Contract of the Co	produce the second	
I certify under penalty of law that I have and all attached documents, and that obtaining the information, I believe that there are significant penalties in imprisonment.	nt based on my Inquiry of the at the submitted Information	ose individuals i is true, accurate	mmediately responsible for , and complete. I am aware
	Name and Official Title (type or p MANUEL GONZALEZ V-	rint) -PRESIDENT	Date Signed 6-13-90
I Comments			
LOUIS DREYFUS 678 DOREMUS A NEWARK, NEW S	AVENUE 3UMAVA	SI NOF U6	
		See Art See	
Note: Mail completed form to the appropriate	EPA Regional or State Office. (See	e Section III of the b	ooklet for addresses.)

KESCRS



RCRIS NOTIFICATION DATA DISCREPANCY FORM

<u>Informati</u>	ion from RCRIS			New Inform	ation	(make	change to "E" record only)
Facility Name: 6-1	Line Trucking Inc.		F	acility Name:			
	er: NJD986582534		F	acility EPA ID Number:_	·	-	
Facility Address:			E	acility Address: 67 85	41.	Λ	
<u></u>	701 211105 1100		1.0	icinty Address: 67 C5	Ther	100	nue
City: New	varkSt:Zip:			City: Allewa	,V		tr Zip: <u>07/05</u>
Mailing Address:	с		R.A	siling Address:		>	Zip: 0770
			IVI	ailing Address:			
City	St:Zip:		8				
City	St: Zip:			City:		s	t: Zip:
Owner (Owner)	Phone:		Fa	cility Contact:		P	hone: <u></u>
Owner/Operator:			0	wner/Operator:			
SIC Code(s):			SI	C Code(s):			
Waste Codes:	V200		W	aste Codes:			
Generator Status (LQG	i/SQG)		Ge	enerator Status (LQG/SC	GI		
Other:			Ot	her: Leases intermodal +	a val	1	a afea la Vara
			1+	rucks. No ID # to	1 tous	15.00	t non has or
				han, waste.	1101	C5 po	9 non-von, 02
In roomana 4	a this reserved the second						7
Company Company	to this request, please modif	y RCF	RIS	Handler Notification Da	ta for	the	following:
General Generate	or Information:			Add/Change Generat	or Sta	atus	Codes:
Fosilia, Nama		C	#		C	1	
Facility Name	EPA ID Number		1	conditionally exempt Small Quantity	-	6 No	longer Generates HW;
Facility Address	Mailing Address	ļ	2	Generator Definitionally Excluded Wastes		-	ill in Business longer Generates HW;
· Facility Contact	Phone		3	Delisted Wastes		Ot	ut of Business ver Generated Hazardous Waste
SIC Code(s)	Waste Code(s)	- 6	\ \ \ \	Φhe-time Hazardous Waste Generator			
Othor		\times		X	1		Number to Transport n-Hazardous Waste
Other		10	15)	Periodic Hazardous Waste Generator		1 Rec	ulated Under Another ID
		1 47	11/				mber(s) (list below)

Joe Golumbek, Chief, NJCS

DUP

COMPLIANCE EVALUATION INSPECTION (CEI)

B-LINE TRUCKING, INC.

NEWARK, NEW JERSEY

WORK ASSIGNMENT R02035

NJD 986582534 CE 93 9.8.93

,



TABLE OF CONTENTS

Secti	<u>Pa</u>	<u>ge</u>
1.0	NTRODUCTION	. 1
2.0	ITE BACKGROUND	. 1
	2.1 Facility Description and Operation	1
	2.2 Hazardous Waste Generation	2
3.0	ONSITE OBSERVATIONS	2
	3.1 Identification of Hazardous Waste	2
	3.2 Examination of Paperwork	2
4.0	ONCLUSIONS	. 2

x

1.0 INTRODUCTION

In accordance with RCRA policy, hazardous waste transporter, generator, or treatment/storage/disposal (TSD) facilities are subject to Compliance Evaluation Inspections (CEI) which address facility environmental concerns. The inspections are conducted to evaluate compliance with all applicable standards promulgated under 40 CFR Parts 262 through 268.

Under TES V Work Assignment R02035, CDM Federal Programs Corporation (CDM Federal) was contracted to conduct a CEI at the B-Line Trucking, Inc. facility in Newark, New Jersey. Aaron Frantz of CDM Federal visited B-Line Trucking, Inc. on September 8, 1993 to conduct the CEI. The information within this report was obtained from facility personnel and onsite records during the CEI, except where referenced otherwise.

The CEI was conducted using (as appropriate) the New Jersey Generator Inspection Report and the New Jersey Hazardous Waste Inspection Report. These documents were used as a basis for the inspection. All pertinent information is recorded in the inspection narrative. When necessary, relevant checklists were completed to provide additional detail when specific concerns were encountered during the inspection.

2.0 SITE BACKGROUND

2.1 <u>FACILITY DESCRIPTION AND OPERATION</u>

Aaron Frantz of CDM Federal arrived at the B-Line facility on September 8, 1993. B-Line is not located at 678 Doremus Avenue. The facility is located at 67 Esther Avenue in Newark, New Jersey. The facility maintains and leases intermodal tanks and also operates some tanker trucks. Intermodal tanks or tank trucks that are return the facility unwashed are cleaned at the facility. The facility does not handle or generate hazardous waste.

The B-Line facility did not recognize the EPA ID number (listed above) that had been provided to CDM Federal. However, the facility had applied and received two EPA ID#s in the past. The numbers that B-Line is aware of are NJD049863350 and NJP000873752.

In 1980 the facility applied for an EPA ID number in anticipation of offering hazardous waste transportation services. The number received was NJD049863350. In 1981 the U.S. EPA inspected the facility and concluded that the correct paperwork was not being completed. Therefore, on March 12, 1981 the number was discontinued and B-Line terminated the hazardous waste transportation operation. The facility representative could not locate the corespondence that documented the discontinuation date.



In 1987 B-Line had a spill of orthoxylene on Central Avenue in Kearny, New Jersey while transporting the material in a tank truck. The material had been loaded from the Teneco, Inc. petroleum facility, which was located at 678 Doremus Avenue in Newark, New Jersey (location specified by EPA ID# NJD986582534). A temporary EPA ID# was obtained to dispose of the spilled material. The EPA ID# that had been obtained was NJD000873752.

No additional information was obtained or inspection activities were conducted concerning the B-Line facility.

The information contained within this report is based on an interview with facility representative David Shaeffer.

2.2 HAZARDOUS WASTE GENERATION

Not Applicable

3.0 ONSITE OBSERVATIONS

3.1 <u>IDENTIFICATION OF HAZARDOUS WASTE</u>

Not Applicable

3.2 EXAMINATION OF PAPERWORK

Not Applicable

4.0 CONCLUSIONS

The B-Line facility does not handle or generate hazardous waste. The origin of EPA ID number NJD986582534 for this facility that was provided by the U.S. EPA is unknown. It is recommended that the origin of the number be investigated in order that its applicability may be determined.

. 4

C

NJD 986 582 534

COMPLIANCE EVALUATION INSPECTION (CEI)

AMERADA HESS CORPORATION

148-182 DOREMUS AVENUE

NEWARK, NEW JERSEY

WORK ASSIGNMENT R02035

7 7 7 7 1000

to the second of the second



TABLE OF CONTENTS

Sect	<u>1011</u>		Ī	Pag	<u>ge</u>						
1.0	.0 INTRODUCTION										
2.0	SITE	BACKGROUND	•		1						
	2.1	Facility Description and Operation	•		1						
	2.2	Hazardous Waste Generation			1						
3.0	ONSI	TE OBSERVATIONS			2						
	3.1	Identification of Hazardous Waste	•		2						
	3.2	Examination of Paperwork	•		2						
4.0	CON	CLUSIONS	•	٠.	2						
ATI	TACHM	MENTS									

New Jersey Generator Inspection Report New Jersey Hazardous Waste Inspection Report *

.

- -

DAM.



1.0 INTRODUCTION

In accordance with RCRA policy, hazardous waste transporter, generator, or treatment/storage/disposal (TSD) facilities are subject to Compliance Evaluation Inspections (CEI) which address facility environmental concerns. The inspections are conducted to evaluate compliance with all applicable standards promulgated under 40 CFR Parts 262 through 268.

Under TES V Work Assignment R02035, CDM Federal Programs Corporation (CDM Federal) was contracted to conduct a CEI at the Amerada Hess Corporation (Hess) facility in Newark, New Jersey. Aaron Frantz of CDM Federal visited Hess on September 21, 1993 to conduct the CEI. The information within this report was obtained from facility personnel and onsite records during the CEI, except where referenced otherwise.

The CEI was conducted using (as appropriate) the New Jersey Generator Inspection Report and the New Jersey Hazardous Waste Inspection Report. These documents were used as a basis for the inspection. All pertinent information is recorded in the inspection narrative. When necessary, relevant checklists were completed to provide additional detail when specific concerns were encountered during the inspection.

2.0 SITE BACKGROUND

2.1 FACILITY DESCRIPTION AND OPERATIONS

The Hess facility is located at 148-182 Doremus Avenue in Newark, New Jersey and operates as a petroleum fuel terminal. The facility receives petroleum product and stores it in six above ground storage tanks for future distribution. Eight above ground tanks are located at the facility, but two are non-operational.

The facility handles #2, #4, and #6 fuel oils. The #2 oil is received on barge, but the other fuel oils are received at the facility via pipeline.

The inspection consisted of meeting the facility representative to obtain a description of the site operations, conducting a facility tour and reviewing facility documents. Facility representative Ken Ellmyer was present during the inspection. The EPA Identification number of Hess is NJD986582534.

2.2 HAZARDOUS WASTE GENERATION

The Hess facility is a large quantity generator and generates hazardous waste from three points. The following general waste types are generated and disposed by the facility:

petroleum tank cleanings,

AND THE RESERVE TO TH

to the second of the second of

1.00



- spill clean-ups consisting of petroleum product and adsorbent, and
- boiler ash.

The facility burns #6 fuel oil in the onsite boiler for heating purposes. Periodically, the boiler is cleaned and the ash is disposed of as a hazardous waste classified as D006/D002.

3.0 ON-SITE OBSERVATIONS

3.1 IDENTIFICATION OF HAZARDOUS WASTES

The Hess facility maintains a hazardous waste storage area. No wastes were observed in the storage area, which is a bermed, unroofed, paved area measuring approximately 70 feet by 180 feet.

3.2 EXAMINATION OF PAPERWORK

All manifesting and notification requirements were complete. Based on the manifests reviewed, wastes generated at the facility are usually handled by Cycle Chem, Inc. in Elizabeth, New Jersey; and Remtech Environmental Services, Inc. in Lewisberry, Pennsylvania.

A contingency plan is maintained by the facility and training records were up to date. The contingency plan is part of the Hess facility's Comprehensive Environmental Compliance (CEC) Manual. The CEC has been prepared in order to fulfill numerous manual requirements of several agencies. The contingency plan is included within this manual.

4.0 CONCLUSIONS

Based on the observations made during this inspection no procedures were identified which may be considered out of compliance or potentially out of compliance. Also, no areas that may pose a threat to human health or the environment were identified.

San Arman Language

Tark the second

regarden en

Los

r gan

NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF HAZARDOUS WASTE MANAGEMENT HAZARDOUS WASTE INSPECTION REPORT

DWM-829

HAZARDOUS WASTE MANAGEMENT FACILITY INSPECTION REPORT

FACILITY INFORMATION FACILITY NAME: Amerada FILE NUMBER: VHT FACILITY FILE NUMBER: PERMIT #: REGION: INSPECTION DATE: September 21 INCIDENT/CASE NUMBER: INSPECTION TYPE: Compliance Evalua RESPONSIBLE AGENCY CODE: INSPECTOR'S NAME: Haran INSPECTOR'S AGENCY: COM Federal Programs INSPECTOR'S BUREAU: EPA Contractor EPA ID NUMBER: NJD 98658253 ADDRESS: Doremus Avenue Newark N. LOT: not obtained BLOCK: COUNTY: ESSEX FACILITY PERSONNEL: Ken Ellmyer - Terminal Manager TELEPHONE #: (201) 5-89- 6464 OTHER STATE/EPA PERSONNEL: REPORT PREPARED BY:

REVIEWED BY:

DATE OF REVIEW:

TIME IN:	1115		V.	
TIME OUT: _	1230			
PHOTOS TAKEN	() YES	(_) NO	IF YES, HOW MANY?	
SAMPLE TAKEN	() YES	(<u></u>) NO	NO. OF SAMPLES	
			NJDEP SAMPLE ID#:	
MANIFESTS REV	IEWED (YES () NO		
Number of	f manifests in	compliance	. 8	
Number of	f manifests no	ot in compliance	0	
List	manifest	document numbe	ers of those manifests	not in

LAM COMPLASS

SCHWARY OF FINDINGS

FACILITY DESCRIPTION AND OPERATIONS

Partie and the same of the sam
DATE (NOT THAT FORE THE CANAL TO SEE THE CANAL THE CANA
ENIQUE EMPT: LEMENT PISTORN - PIP 4 NOMIL
EDIZ BERT I TO THE REPORT OF THE PROPERTY OF T
H BEHRLASS
Qua Cuttiti'
61 1 WES - 1 2 S 3 2 B 1 1 1 5 1 1 2 1 2 1 2 1 2 1 2 2 2 2 2 2
MITORING AFLES (SKEIN):
The faulity securins the #2 flux oil via huges
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
thu tanks an derdicated to #6 ful oil.
One tank holds til has tanke stre #2 oil, and
faulity. Howard only sox au currently operable.
about ground strage tanks and located at the
Mistibutes No. 2, 4, and le ford oils. Eight
potrolrum termind that receives, shus, and
The Americal this Corporation specialis a

SITE BACKGROUND INFORMATION

1
EMPLOYEES: 4 DATE OPERATIONS BEGUN: ~1973 8 hr SHIFTS/WEEK: 2
ACRES: # BUILDINGS/SQft: 3 / 4/00 SIC CODE: 5/7/
PRODUCTS PRODUCED: Receive, stre, and distribute No.s 2, 4, and 6 feelosts
VOLUME PRODUCED (or \$ value): not obtained
PREVIOUS OPERATIONS AT SITE: unknown
WATER SUPPLY: City of Newark
MATER SUPPLY: City of Newark MONITORING WELLS (explain): 4 montains wells for oil tanks
SANITARY DISPOSAL: Passaje Valley Sewarage Comm.
FLOOR DRAINS: none
AIR PERMITS: Air permits maitained for oil tunks string #2 and #4 oils
NJPDES PERMITS: Permit for discharge of surface runoff (NJ0001471)
PERMITS - OTHER: Fire Dept. Resmit
PREVIOUS ENFORCEMENT HISTORY (min 2 yrs):
None
TANKS ON SITE (non hazardous waste):
· 8 tanks mark, only be in use (stone ful oil) (AST)
· Boriber ful oil tank - 8500 gul luns (AST)
COMMENTS:

Describe the activities that result in the generation of hazardous waste.

/ Changan sa takan tanan ing man
Hazardous waste is generated by the facility
has the district of the second
1 1 -11/ 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
the facility generalis a botter ash from its
heating system that has been determined to be
a Mayar Nous waste.
Identify the hazardous waste located on site, and estimate the approximat quantities of each. (Identify Waste Codes).
during the inspection
during the inspection
•

SUMMARY OF VIOLATIONS:

when making a referral, list each citation and the basis for issuing the violation (add additional pages as needed):

GENERATOR CHECKLIST

GENERAL 7:26	
7.4(a)1	Does the Generator have an EPA ID
	Does the generator generate/store >100 kg of hazardous waste (lkg acutely) or only >1001 gal of waste oil in any given month? (except x725 - 100 kg rule applies)
	If no, does the generator wish to delist? If the generator wishes to delist, do a delisting inspection.
12.1(a)	Is the site ACTING as a TSDF by: (no Part A or B)
	Treatment of a hazardous waste?
	Storage of hazardous waste in underground tanks?
	Hazardous wastes placed in piles or surface impoundments?
	Disposal of hazardous waste on site (ie landfill, injection well)?
	Accumulation of hazardous waste for more than 90 days?
	COMMENT:
9.3(a)l	Is site acting as a generator but accumulating waste (containers or approved tanks) over 90 days?
	COMMENT:

' SOLI'D WASTE DETERMINATION

1.6 (b)	which in These in can no These in (i.e. wair point)	ne Generator produce any materials neet the definition of a "solid waste". Yould include any solid, liquid, semi-solid ained gaseous material which has served longer serve its original intended use. The same as a served served as a served served as a served as a served longer serve its original intended use. The same are all the same as a served as a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer serve its original intended use. The same are a served longer served	or s from	
Is mater		d or intended to be discarded	/	
2.	or biold	ted, stored or physically, chemically gically treated prior to, or in lieu g discarded		
3.	Burned 1	or energy recovery		
4.	or conta	to the land or placed on land ined in a product that is applied or in the land in a manner constituting		
5.	Recycled	?		
1.6(d)	under to	generator process any material ll agreement pursuant to NJAC (such material is classified as a aste").		
HAZARDOL	S WASTE	DETERMINATION		
8.5(a)		Did the generator determine if its "solid waste" is hazardous?		
8.5(5)		Is the waste listed (or a mixture)? If no then: Generale X-could waste. Also, generale a poor/poor waste.		-
8.5(b)(]	.)	Did the generator determine the hazardous characteristics based upon testing of the waste in accordance with 8.9-8.12? and analysis for metal (Door)		_
		Based on characteristics, is the waste hazardous?		_
8.5(b)(2	2)	Did the generator determine the hazardous characteristics based upon knowledge of materials or process?		_
		Based on knowledge, is the waste hazardous?		_

GENERATOR/TSD MANIFEST INSPECTION CHECKLIST

MANIFESTS:

Outgoing:

N.J.A.C. 7:26-	<u>Yes</u>	No	N/A
7.4(a)4, 5 - Does each outgoing manifest have the following information?	1	[1]	[]
7.4(a)4i - Generator's name, address (site and mailing), and telephone number?	M	[]	()
7.4(a)4ii - Generator's RPA ID number?	M	[]	[]
7.4(a)4iii - Transporter's name, telephone number, and NJDEP registration and decal numbers?	11	[]	[]
7.4(a)4iv - Transporter's BPA ID number?	1/	[]	[]
7.4(a)4v - Designated facility name, address, and telephone number?	M	[]	[]
7.4(a)4vi - TSF's EPA ID number?	1/1	[]	[]
7.4(a)4vii - Proper USDOT description (proper shipping name, hazard class, ID number, quantity, waste code)?	1	[]	11
7.4(a)4vii - Complete NOS description in Section J, where applicable?	M	[]	[]
7.4(h) - Exception report requirements?	V	[]	[]
7.4(a)5i - Generator's signature for manifest certification?	[/]	[]	[]
7.4(a)4viii - Generator's name and date for manifest certification?	M	[]	[]
7.4(a)5ii - Transporter's signature and date acknowledging receipt?	1/1	[]	[]
7.4(a)4viii - Printed name of transporter acknowledging receipt?	1)	[]	[]
Total number of outgoing manifests reviewed:			

Incoming - United States N.J.A.C. 7:26-7.6(a)2

Does each incoming manifest (from United States) have the following information?					
Generator's name, address (site and mailing), telephone number, EPA ID number, signature and date?	ſ	1	(1	11
Transporter's name, telephone number, NJDEP registration and decal numbers, signature and date?	ı	1	[,	1
Designated facility name, address, telephone number, and EPA ID number?	ι	1	ĺ]	1
Proper USDOT description of waste (proper shipping name, hazard class, ID number, quantity, waste code)?	ſ]	ĺ]	1
Complete NOS description in Section J, where applicable?	ı	1	[]	1/1
Manifest Document Number?	ſ]	ι	1	V
N.J.A.C. 7:26-7.6(b)	Yes		No		N/A
Did facility sign and date each manifest?	[]			1	[7
Total number of incoming (from United States) manifests reviewed:		-	_		
Incoming - Canada N.J.A.C. 7:26-7.4(b)					
Does each incoming manifest (from Canada) have the followin information?	g				
Transporter name, telephone number, NJDEP registration and decal numbers, signature and date?	[]		[]		1
Designated facility name, address, telephone number, and EPA ID number?	[]		[]		(X
Proper USDOT description of waste (proper shipping name, hazard class, ID number, quantity, waste code)?	[]		[]		V
Complete NOS description in Section J, where applicable?	[]	1	[]		(X
Manifest Document Number?	[]	ı	[]		4
N.J.A.C. 7:26-					
7.6(b) - Did facility sign and date each manifest?	[]	ı	[]	-	1
7.6(c)1 - Generator's name, address, U.S. importer's name, address and EPA ID number? 7.6(c)2 - U.S. importer's agent signature and date?	[]	1	· []		

Total number of incoming (from Canada) manifests reviewed:

WASTE OIL				
*Does the generator in any amount? or	ONLY generate X722 waste oil	19.26.17	1	v 11 +21.1
above ground tanks	ONLY generate or store (in or drums) less than 1001 il (except X725 for which 100 kg onth?	Fibrata val in evalu nei shin Zara	12 20122000	field and
obtained : retained :	re receipts (or manifests) from registered hauler and for 3 yrs? antities on receipts)	or vir ud	3	_/
Note:	No other HW regs apply * unless storage of the X722 waste exceeds or unless the waste oil is also a federal (RCRA) hazardous waste.*	1.000 gal:	N .	
hazardous waste (or and any listed waste	generate over 100 kg of l kg if acutely hazardous) e oil or generate/store e oil in any given month?	_/		a 1a - 640
compliance with	te checklist section)			
Labeling and Co	ontainer requirements (%(b), 9.3(a)3, 9.6(e))			
* <u>Documentary Ref</u> [9,4(g), 9,6,				
Satellite Regs				
WASTE OIL TANKS:	No waste oil t	anks		
(which includes drug	nd > 1001 gal total capacity as) but <90 day storage? round, less than 90 day storage) t 9.3(b)]	-		
If yes, does the approval from I	ne generator have a letter of HWENG?			
requirements for	erator in compliance with other or less than 90 day storage of bund tanks [9.3(b)]?			

Is there <u>above ground</u> > 1001 gal total capacity, and >90 day storage?	 	
If yes, is the generator:		
12.1(a) Acting as TSDF?	 	/
9.3(a)1 Acting as a Generator?	 	_
Does the generator store waste oil in underground tanks?		
If yes, refer to <u>TANKS (underground)</u> section in checklist [9.2(b)].		

Note:

The only exceptions to the underground tank prohibition are:

- A) *New commercial service station waste oil tanks of <1001 gal capacity*
- B) Underground tanks in existence and in use for HW storage prior to 1/17/83.

EP7/slw

DOCUMENT: SHOTWELL FOLDER: SLWMCB

7:26-9.4(b)	Waste Analysis	
7:26-9.4(b)11	Is there a detailed chemical and physical analysis of a representative sample of waste(s) or each waste? (At a minimuthis analysis most contain all the information necessary for proper treament storage or disposal of the waste	of the um,
7:26-9.4(b)l111	Does the character of the waste handl at the facility change from day to da week to week, etc., thus requiring frequent testing? Check only one:	led ay,
	Waste characteristics vary: All waste(s) are basically the same: Company treats all waste(s) as hazardous:	
7:26-9.4(b)2	Is there a written waste analysis pla at the facility?	
	Does it contain:	
7:26-9.4(2)1	Parameters for which each hazardous waste stream will be analyzed includic constituents listed in NJAC 7:26-8.16 and the rational for the selection of these parameters?	_
7:26-9.4(b)211	The test methods which will be used to test for these parameters?	
7:26-9.4(b)2111	The sampling method which will be used to obtain a representative sample of the waste to be analyzed?	
7:26-9.4(b)21v	The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysi is accurate and up-to-date?	i La
7:26-9.4(b)2v	For off-site facilities, the waste analysis that hazardous waste generato have agreed to supply?) TI
7:26-9.4(b)2v11	Procedures which will be used to identify changes in waste stream characteristics?	
	Does hazardous waste come to this facility from an outside source? (e.g., another generator).	
	If yes, list the name(s) of generators	

7:26-9.4(b)4	If waste comes from an outside source,			
	are there procedures in the waste			
	analysis plan to insure that waste			
	received conforms to the accompanying			,
	manifest?	-		/
	as fact, year			
	Does the plan describe:			
7:26-9.4(b)41	The procedures which will be used to			
	determine the identity of each shipment			
	of waste managed at the facility?	12.25	4.7	_/
7:26-9.4(b)411	The sampling method which will be used			
	to obtain a representative sample of			
	the waste to be identified, if the			
	identification method includes sampling?			/
	Tetatilitetia attiou includes sampling.			
7:26-9.4(c)1	Did the facility accept hazardous waste			
	which it is not authorized to handle?			/
	A STATE OF THE STA			-
7:26-9.4(1)	Are all records and results of waste			
	analysis performed pursuant to NJAC			
	7:26-9.4(b) and 9.4(e) as applicable			
	written in the operating log?			/
	william in operating 208.			
7:7:26-9.4(h)	Security			
	County Street and County County County			
	Does the facility have:			
	rea total equal passaume eas so that			
7:26-9.4(h)11	A 24 hour surveillance system which			
	continuously monitors and controls entry			
	onto the active portion of the facility?			/
	trub mg. Davided in an application to			
7:26-9.4(h)lii	An artificial or natural barrier, which			
	completely surrounds the active portion			
	of the facility; and a means to control			
	entry, at all times, through the gates			
	or other entrances to the active			
	portion of the facility?			,
	portion of the facility:			_
7:26-9.4(h)3	Are there "Danger-Unauthorized Personnel			
7.60-714(11)3	Keep Out" signs posted at each entrance			
	to the facility?			1
	to the facility.			
	If no, explain what measures are taken			
	for security.			
	The Lange to and top			

. . . .

7:26-9.4(f) Does the owner or operator inspect the facility for malfunctions and deterioration, operator errors and discharges which may be causing, or may lead to: 7:26-9.4(f)li Discharge of hazardous waste constituents to the environment? 7:26-9.4(f)lii A threat to human health? 7:26-9.4(f)3 Has the owner or operator developed, and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, safety and emergency equipment, safety and emergency equipment are utilized for the prevention, detection or response to environmental or human health? 7:26-9.4(f)3i Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterforation of the equipment and the probability of an environmental, or human health incident if the deterforation or error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record inspections in a log?					
facility for malfunctions and deterioration, operator errors and discharges which may be causing, or may lead to: 7:26-9.4(f)li Discharge of hazardous waste constituents to the environment? 7:26-9.4(f)lii A threat to human health? 7:26-9.4(f)lii Has the owner or operator developed, and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, safety and emergency equipment, security devices, and operating and structural equipment that are utilized for the prevention, detection or response to environmental or human health? 7:26-9.4(f)3i Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)	General Inspection Requirements			
constituents to the environment? 7:26-9.4(f)1ii A threat to human health? 7:26-9.4(f)3 Has the owner or operator developed, and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, safety and emergency equipment, safety and equipment that are utilized for the prevention, detection or response to environmental or human health? 7:26-9.4(f)3i Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3ii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)1	facility for malfunctions and deterioration, operator errors and discharges which may be causing, or			
7:26-9.4(f)3 Has the owner or operator developed, and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, security devices, and operating and structural equipment that are utilized for the prevention, detection or response to environmental or human health? 7:26-9.4(f)31 Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)11				_
and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, safety and emergency equipment, security devices, and operating and structural equipment that are utilized for the prevention, detection or response to environmental or human health? 7:26-9.4(f)31 Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)111	A threat to human health?	_		_/
7:26-9.4(f)3i Did the owner or operator submit the written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)3	and does the owner or operator follow a written schedule for inspecting monitoring equipment, safety and emergency equipment, security devices, and operating and structural equipment that are utilized for the			
written inspection schedule to the department? If yes, when was it submitted? 7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	42158				_/
7:26-9.4(f)3iii Is the written inspection schedule kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)31	written inspection schedule to the			_/
kept at the facility? 7:26-9.4(f)3iv Does the schedule identify the types of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record		If yes, when was it submitted?			_
of problems to be looked for during the inspection? 7:26-9.4(f)3v Does the schedule include the frequency of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)3iii				_
of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between inspections? 7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)31v	of problems to be looked for during	_	_	
7:26-9.4(f)5 Is there evidence that problems reported in the inspection log have not been remedied? 7:26-9.4(f)6 Does the owner/operator record	7:26-9.4(f)3v	of inspection, based upon the rate of possible deterioration of the equipment and the probability of an environmental, or human health incident if the deterioration or malfunctions or any operator error goes undetected between			/
	7:26-9.4(f)5	Is there evidence that problems reported in the inspection log have			_
	7:26-9.4(f)6	Does the owner/operator record	_	_	_

		YES NO N/A
7:26-9.4(f)6	Are these records kept for at least three (3) years from the date of inspection?	/
7:26-9.4(f)6	Does the records include the date, and time of the inspection, the name of the inspector, a notation of the observations made, and the date and nature of any repairs or other remedial action?	· . · . · . /
7:26-9.4(g)	Personnel Training	
	Have facility personnel successfully completed a program of classroom instruction or on-the-job training within six months of having been employed?	
7:26-9.4(g)2	Is the program directed by a person trained in hazardous waste management	∂.୬ ୧୯୫୭°
	procedures and does it include instruction which teaches facility personnel hazardous waste management procedures (including contingency	
	plan implementation) relevant to the positions in which they are employed?	
7:26-9.4(g)5	If yes, have facility personnel taker part in an annual review of training?	
	Is there written documentation of the following:	
7:26-9.4(g)61	Job title for each position at the facility related to hazardous waste management, and the name of the employee filling each job?	
7:26-9.4(g)611	A written job description for each position related to hazardous waste management?	
7:26-9.4(g)6111	A written description of the type and amount of both introductory and continuing training given to personne in jobs related to hazardous waste management?	
7:26-9.4(g)61v	Documentation of actual training or experience received by personnel?	

			BRW	F 1	.0
	Y	ES NO	0 N/	A	
7:26-9.4(g)7	Are training records kept on all current employees until closure of the facility and training records kept on		-	2	
	former employees for three years from their last date of employment?		,		
7:26-9.4(g)8	Are semi-annual drills conducted involving all employees and appropriate local authorities to annual	-	<i>-</i>		
	emergency response capabilities at the facility in accordance with the contingency plan and emergency procedures development pursuant to NJAC 7:26-9.7?		/		
7:26-9.6	Preparedness and Prevention			_	_
	Does the facility comply with preparedness and prevention requirements including maintaining:				
7:26-9.6(b)1	An internal communications or alarm system?	1			
7:26-9.6(b)2	A telephone or other device to summon emergency assistance from local authorities?			_	_
7:26-9.5(b)3	Portable fire equipment, spill control equipment, and decontamination equipment?			-	-
7:26-9.6(b)4	Water at adequate volume and pressure to supply water hose streams, or				
	foam producing equipment, or automatic sprinklers, or water spray systems?	/			
7:26-9.6(c)	Is equipment tested and maintained?			•	
7:26-9.6(d)1	Is there immediate access to communications or alarm systems during handling of hazardous waste?	/			-
7:26-9.6(e)	Adequate aisle space to allow unobstructed movement of personnel fire protection equipment, spill control equipment and decontamination equipment?	,	1		9.
		/	_		_

If no, please explain.

	A stronger of the same has a contactoring to the contactoring to t
	In your opinion, do the types of waste on site require all of the above
	procedures, or are some not required?
	Explain. Volume of material (wastes & non-water) we so large that if fore occurs, should be prepared.
7:26-9.6(f)	Has the facility made the following arrangements, as appropriate for the
	type of waste handled on site?
7:26-9.6(f)1	Familiarize police, fire departments
	and emergency response teams with
	the layout of the facility and hazardous waste handled?
7:26-9.6(f)2	Where more than one police and fire
	department might respond to an
	emergency, is there an agreement
	designating primary emergency
	authority to a specific police or
	fire department, and agreements with
	any others to provide support to the primary emergency authority?
	Zerosto, carried and a second
7:26-9.6(f)3	Agreements with emergency response
	contractors, and equipment suppliers?
7:26-9.6(f)4	ata terre Lagrana, et l'apprepart à tique es un pagin
7.20-9.0(2)4	Arrangements to familiarize local
	hospitals with the properties of hazardous waste handled at the
	facility and the types of injuries or
	illnesses which could result from
	fires, explosions, or discharges
	at the facility?
7:26-9.6(f)5	Arrangements with local fire
,	departments to inspect the facility
	on a regular basis with at least
	two inspections annually?
7:26-9.7	Contingency Plan and Emergency Procedures
7:26-9.7(a)	area ad Lincia and hardelf at secure
7.20-9.7(2)	Does the facility have a written contingency plan for emergency
	procedures designed to deal with fires,
	explosions, hazards to human health
	or environment, or any unplanned
	sudden or non-sudden release of
	hazardous waste or hazardous waste
	constituents to air, soil or surface vater?
	<u></u>
	Facility maintain (a Compulsure Environmental Compliance (CEC)
	O The wormental confliction (CEC)

manual which contents the information required in a

continging plan.

7:26-9.7(b)	Are provisions of the plan carried out immediately whenever there is a fire, explosion, or release of hazardous waste or hazardous waste constituents which could threaten human health or the environment?
7:26-9.7(c)	Does the contingency plan describe the actions facility personnel shall take in response to fires, explosions, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water at the facility?
7:26-9.7(d)	Did the owner or operator prepare a Spill Prevention, Control, and Countermeasures (SPCC) Plan in accordance with 40 CFR 112 or 151 or a Discharge Prevention, Containment and Countermeasure (DPCC) Plan in accordance with NJAC 7:1E-4.1 et seq.? If yes, did the owner or operator amend that plan to incorporate
	hazardous waste management provisions that are sufficient to comply with the requirements of this section?
7:26-9.7(e)	Does the plan describe arrangements agreed to by local police departments, fire departments, hospitals, contractors, and state and local emergency response teams to coordinate emergency services?
7:26-9.7(f)	Does the plan list names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinator and is this list kept up-to-date? Where more than one person is listed, one shall be named as primary emergency coordinator and others shall assume responsibility

7:26-9.7(g)	Does the plan include a list of all emergency equipment at the facility (such as fire extinguishing systems, spill control equipment,		= 1	
	communications and alarm systems (internal and external), and			
	decontamination equipment), where this equipment is required? Is the list kept up-to-date? In addition, does the plan include the location and a physical description of each item on the list, and a brief outline of its capabilities?			
7:26-9.7(h)	Does the plan include an evacuation procedure for facility personnel			_
	where there is a possibility that evacuation could be necessary? Does this plan describe signal(s) to be used to begin evacuation, evacuation			
	routes, and alternative evacuation routes (in cases where the primary			
	of hazardous waste or fires)?	/		
7:26-9.7(i)	Is a copy of the contingency plan and all revisions to the plan:			
	1. Maintained at the facility; and	/		
	2. Has the contingency plan been submitted to local authorities (police, fire departments, emergency response teams)?			
7:26-9.7(k)	Is there at least one employee on	_		_
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	site or on call with the responsibility of coordinating all emergency response measures?	/		
7:26-9.8	Closure Plan			
7:26-9.8(c)	Does the facility have a written closure plan?			/
	Does the owner/operator keep a written copy of the closure plan and all revisions to the plan at the	1_		
	facility?		_	
	If yes, does the plan include:			

7:26-9.8(e)11	A description of how and when the facility will be partially closed (if applicable) and ultimately closed?	
7:26-9.8(e)lii	The maximum extent of the operation which will be open during the life of the facility?	
7:26-9.8(e)2	An estimate of the maximum inventory of wastes in storage or in treatment at any given time during the life of the facility?	
7:26-9.8(e)3	A description of the steps needed to decontamination facility equipment during closure?	
7:26-9.8(e)4	A schedule for final closure including the anticipated date when the wastes will no longer be received, the date when completion of final closure is anticipated, and intervening milestone dates which will allow tracking of the progress of closure?	/
	Post Closure Plan	
7:26-9.9(g)	Does the facility have a written post-closure plan kept at the facility? If yes, does the plan:	
7:26-9.9(1)	Identify the activities which will be carried on after closure and the frequency of these activities?	
7:26-9.9(1)1	Include a description of the planned ground water monitoring activities and frequencies at which they will be performed?	
7:26-9.9(1)2	Include a description of the planned maintenance activities, and frequency at which they will be performed, to insure the following:	
7:26-9.9(1)21	The integrity of the cap and final cover or other containment structures where applicable?	
7:26-9.9(1)211	Describe the function of the facility monitoring equipment?	/

7	:	2	6	-	9	9	(1)	3

Include the name, address and phone number of a person or office to contact about the disposal facility during the post-closure period?

Does the owner/operator have a written estimate of the cost of post-closure for the facility?

If yes, what is it?

If no, explain.

Please circle all appropriate activities and answer questions in appropriate sections all activities circled.

Storage	Treatment	Disposal
Container	Tank -	Landfill
Tank, Above Ground	d Surface Impoundments	
Tank, Below Ground	Incineration	Surface Impoundments
Surface Impoundmen	nts Thermal Treatment	Other
Waste Piles		
Other	Chemical, Physical and Biol	ogical Treatment
Other	The same of the sa	
7:26-9.4(d)	Containers	
	What type of containers are used for storage? Describe the size, type, quantity and nature of wastes (e.g. 12 fifty-five gallon drums of waste acetone).	I no waste in stragge at
7:26-9.4(d)11	Do the containers appear to be o sturdy leakproof construction of adequate wall thickness, weld, hings and seam strength, and of sufficient material strength to withstand side bottom shock, while filled, without impairment of the container's ability to contain hazardous waste?	and

		YES	<u>NO</u>	$\frac{N/A}{}$	
7:26-9,4(d)lii	Are the lids, caps, hinges or other closure devices of sufficient strength that when closed, they will withstand dropping, overturning or other shock without impairment of the container's ability to contain hazardous waste?				_/
	If no, explain.				
7:26-9.4(d)2	Do the containers appear to be in good condition, not in danger of leaking?				_/
7:26-9.4(d)2	If not, please describe the type, condition and number of leaking or corroded containers. Be detailed and specific.				
7:26-9.4(d)5 ···	Are hazardous wastes stored in containe made of compatible materials?	TS	·-		_/
7:26-9.4(d)41	Are all containers securely closed, except those in use, so that there is no escape of hazardous waste or its vapors?				_/
7:26-9.4(d)4111	Do containers appear to be properly opened, handled or stored in a manner which will minimize the risk of the container rupturing or leaking?				_/
	If no, explain.				
7:26-9.4(d)41v	Are containerized hazardous wastes segregated in storage by waste type?		_	_	/
7:26-9.4(d)4v	Are containerized hazardous wastes arranged so that their identification label is visible?				_/
7:26-9.4(d)5	Does the owner/operator inspect the container storage area at least daily, looking for leaks and for deterioration caused by corrosion or other factors?	1			
7:26-9.4(d)6	Are containers holding ignitable and reactive waste located at least 50 feet (15 meters) away from the facility property line?	y's			

	YES	NO	N/A	
7:26-9.4(d)71	Are incompatible wastes, or incompatible wastes and materials placed in the same container?			/
***	If yes, explain.		_	
7:26-9.4(d)711	Are hazardous wastes placed in unwashed containers that previously held incompatible wastes?			_/
	If yes, explain.			
7:26-9.4(d)7111	Are containers holding hazardous waste that are incompatible with any waste or other materials stored nearby in other containers, open tanks, or surface impoundments separated from the other materials or protected from them by means of a dike, berm, wall or other device?			/
7:26-9.4(e)11	Are ignitable, reactive or incompatible wastes protected from sources of ignition or reaction?			
	If no, explain.			
7:26-9.4(e)111	Does the owner/operator confine smoking and open flames to specially designated locations when ignitable or reactive wastes are being handled?			_/
	If no, explain.			
7:26-9.4(e)liii	Does the owner/operator conspicuously place "No Smoking" signs whenever there is a hazard from ignitable or reactive waste?		_	_/
	If the treatment, storage or disposal of ignitable or reactive waste, and the mixture of incompatible wastes and materials, conducted so that it does not:			
7:26-9.4(e)21	Generate extreme heat or pressure, fire or explosion, or violent reaction?			_/
	Produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health.			

	115	<u>NO</u> N	1/A	
7:26-9.4(e)2111	Produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk or fire or explosion?			_/
7:26-9.4(e)21v	Damage the structural integrity of the device or facility containing the waste?			_
7:26-9.4(e)2v	Threaten human health or the environment?			/
7:26-11.2	Tanks			
	What are the approximate number and size of tanks containing hazardous waste?			_/
	Identify the waste treated/stored in each tank.			
	General Operating Requirements			
7:26-11.2(a)2	Are hazardous wastes or treatment reagents placed in the tank that could cause the tank or its inner liner to rupture, leak or corrode?			_/
	If yes, please explain.			
	Are there leaking tanks?			_
7:26-11.2(a)2	Are all hazardous wastes or treatment reagents being placed in tanks compatible with the tank material so that there is no danger or ruptures, corrosion, leaks or other failures?			/
7:26-11.2(3)	Do uncovered tanks have at least two feet of freeboard or an adequate containment structure?	_		
7:26-11.2(2)4	If waste is continuously fed into a tank, is the tank equipped with a means to stop the inflow from the tank, e.g., bypass system to a standby tank?			
7:26-11.2(c)	Inspections		1	
	Is the tank(s) inspected for:			
	 Discharge control equipment (each operating day). 		_	

YES NO N/A 2. Monitoring equipment (each operating day). 3. Level of waste in tank (each operating day). 4. Construction of materials of the tank (weekly). 5. Are the tanks and surrounding areas (e.g., dike) inspected weekly for leaks, corrosion or other failures (weekly)? 7:26-11.2(e) Are ignitable or reactive wastes stored in a manner which protects them from a source of ignition or reaction? If no, please explain. 7:26-11.2(f) Does it appear that incompatible wastes are being stored separate from each other? Are there underground tanks used to 7:26-9.2(b) store hazardous waste? If yes, how many and can they be entered for inspection? Has the underground tank been in use on or before November 19, 1980? Specify Date. If no, when was the tank placed in use? 7:26-9.2(b)31 Does the facility have a ground water monitoring plan approved by the department? 7:26-9.2(b) 311 Is the use of the tank specified to the manufacturers recommended lifetime? 7:26-11.3 Surface Impoundments Describe the design and operating features of the surface impoundment to prevent ground water contamination (e.g., liner leachate collection system). Give the approximate size of surface impoundments (gallons or cubic feet).

Please specify the types of waste

stored and treated.

7:26-11.3(a)	Is there at least two feet of freeboard in the impoundment?	
7:26-11.3(b)	Do all earthen dikes have a protective cover to preserve their structural integrity?	
	If yes, please specify the type of covering.	
7:26-9.4(c)1	Does the owner/operator have a detailed chemical and physical analysis of a representative sample of the waste in the impoundment?	
7:26-9.4(1)	Does the owner/operator place the results from each waste analysis and trial test, or the documented information, in the operating record of the facility?	·
7:26-11.3(d)	Does the owner or operator inspect:	
7:26-11.3(d)1	The freeboard level at least once each operating day to ensure compliance with subsection 11.3(a)?	
7:26-11.3(d)2	The surface impoundment, including dikes and vegetation surrounding the dike, at least once a week to detect any leaks, deterioration or failures in the impoundment?	/
7:26-11.3(f)	Is ignitable or reactive waste placed in the surface impoundment?	
7:26-11.3(f)1	If yes, is the waste treated, rendered, or mixed before or immediately after placement in the impoundment?	
7:26-11.3(f)1i	Does the resulting waste, mixture, or dissolution of material no longer meet the definition of ignitable or reactive waste?	

agam to supply and collines and the second

nul record to the state of the

7:26-11.3(f)111	Is the waste treated, rendered or mixed so that it does not:	
7:26-9.4(e)21	Generate extreme heat or pressure, fire or explosion, or violent reaction?	
7:26-9.4(e)211	Produce uncontrolled toxic mists, fumes, dusts, of gases in sufficient quantities to threaten human health?	
7:26-9.4(e)2111	Produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosion?	
7:26-9.4(e)2iv	Damage the structural integrity of the device or facility containing the waste?	
7:26-9.4(e)2v	Threaten human health or the environment?	
7:26-11.3(f)2	Is the surface impoundment used solely for emergencies?	
7:26-11.3(g)	Are incompatible wastes, or incompatible wastes and materials placed in the same surface impoundment?	
	If yes, is the waste managed so that it does not:	
7:26-9.4(e)21	Generate extreme heat or pressure, fire or explosion, or violent reaction?	
7:26-9.4(e)211	Produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health?	
7:26-9.4(e)2111	Produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk or fire or explosion?	
7:26-9.4(e)21v	Damage the structural integrity of the device or facility containing the waste?	
7:26-9.4(e)2v	Threaten human health or the environment?	
7:26-11.4	Landfills	I
	Identify the types of waste and size of the landfill.	
	General Operating Requirements	
7:26-11.4(a)1	Is run-on diverted away from all portions of the landfill?	

	123	NO N/A
7:26-11.4(a)2	Is runoff from active portions of the landfill collected?	/
7:26-11.4(a)3	Is waste which is subject to wind dispersal controlled?	
	Please explain how.	7
7:26-11.4(a)4	Does waste disposal or the disposal operation occur within 200 feet (60.6 meters) of the property boundary?	
7:26-11.4(a)6	Are untreated, ignitable, or reactive wastes placed in the landfill?	
	If yes, explain.	
7:26-11.4(a)7	Are incompatible wastes, or incompatible wastes and materials placed in the same hazardous waste landfill cell?	
	If yes, explain.	
7:26-11.4(a)8	Are bulk or non-containerized liquid waste or waste containing free liquids placed in a hazardous waste landfill?	
	If yes:	
7:26-11.4(a)8i	Does the hazardous waste landfill have a liner which is chemically and physically resistant to the added liquid and a functioning leachate collection and removal system with a capacity sufficient to remove all leachate produced?	
7:26-11.4(a)S11	Before disposal, is the liquid waste or waste containing free liquids treated or stabilized, chemically or physically, so that free liquids are no longer present?	
7:26-11.4(a)9	Are containers holding liquid waste or waste containing free liquids placed in a hazardous waste landfill?	
	If yes:	
7:26-11.4(a)91	Is the container designed to hold liquids or free liquids for a use other than storage, such as a battery?	

YES	NO	N/A

7:26-11.4(a)911	Is the container very small, such as an ampule?			_
7:26-11.4(a)10	Are empty containers crushed flat, shredded, or similarly reduced in volume before it is buried beneath the surface of a hazardous waste landfill?			_
7:26-11.4(a)11	Does the owner or operator of a hazardous waste landfill continue to dispose of hazardous wastes subsequent to the detection of any liquid, in the secondary collection system?			_
7:26-11.4(b)	Does the owner or operator of a hazardous waste landfill maintain an operating record required in NJAC 7:26-9.4(i)?			_/
7:26-11.4(b)1	Does the owner/operator maintain a map, the exact location and dimensions, including depth of each cell with respect to permanently surveyed bench marks?			_
7:26-11.4(b)2	The contents of each cell and the appropriate location of each hazardous waste type within each cell?			_/
	Are containers holding liquid waste or waste containing free liquids placed in the landfill?		_	
	Please describe the types and contents of such containers placed in the landfill.			
	Are empty containers placed in the landfill crushed flat, shredded or similarly reduced in volume before they are buried?	_	_	
	Are small containers of hazardous waste in overpacked drums placed in the landfill?			_/
	If yes, please describe precautions taken to prevent the release of the waste.			
7:26-11.5	Incinerator was a same and a second			
	What type of incinerator is at the site (e.g., waterwall incinerator, boiler, fluidized bed, etc.).			

	YES	<u>NO</u>	N/A	
	Is the residue from the incinerator a hazardous waste?			
	What types of air pollution control devices (if any) are installed in the incinerator unit?			
	Is energy recovered from the process?	-		
	If yes, describe.			
	What is the destruction and removal efficiency for the organic hazardous waste constituents?			
7:26-11.5(b)1	Does the operating record include additional analysis and to determine types of pollutants which might be emitted including:			
7:26-11.5(b)11	Heating value of the waste?			_/
7:26-11.5(b)111	Ealogen and sulfur content?			
7:26-11.5(b)1111	Concentrations of lead and mercury?	-		
7:26-11.5(2)	If no to any of the above questions, is there justification and documentation?	-		/
	If operating, does it appear the incinerator is operating at steady state for conditions of operation, including temperature and air flow?	•		/
	Monitoring and Inspection			
7:26-11.5(c)1	Are existing instruments relating to combustion and emission controls monitored every 15 minutes?			_/
	If no, explain.			
7:26-11.5(c)1	Does the incinerator have all the following instruments for measuring: Wastefeed, auxiliary fuel feed air			
	flow, incinerator temperature scrubber flow, and scrubber pH? (Circle Missing Instruments).			
	If no, explain.			
7:26-11.5(c)2	Is the stack plume observed visually at least hourly for opacity and color?			/

for report inconstant to age record to accord to accord to according to the season, boller, fluidized bed, ecc.).

	YES	NO N/A
7:26-11.5(c)3	Are there any signs of leaks, spill and fugitive emission associated with the pumps, valves, conveyors, pipes, etc.?	
	If yes, describe.	
7:26-11.5(c)3	Are all emergency shutdown controls and system alarms checked to assure proper operation?	/
	Is there any reason to believe the incinerator is being operated improperly? i.e., steady state conditions are not maintained.	
	If yes, explain.	
7:26-11.5(c)3	Is the incinerator inspected daily?	1 <u>1 2 2 </u>
7:26-11.6	Thermal Treatment	
	What type of thermal treatment is at the site (e.g., waterwall incinerator, boiler, fluidized bed, etc.).	
	List the types and quantities of hazardous waste thermally treated.	
	Is the residue from the thermal treatment unit a hazardous waste?	/
	What types of air pollution control devices (if any) are installed in the thermal treatment unit?	
	Is energy recovered from the process?	
	If yes, describe.	
	What is the destruction and removal efficiency for the organic hazardous waste constituents?	
7:26-11.6(b)1	Does the operating record include additional analysis and to determine types of pollutants which might be emitted including:	
7:26-11.6(b)11	Heating value of the waste?	
7:26-11.6(b)111	Halogen and sulfur content?	
7:26-11.6(b)111	i Concentrations of lead and mercury?	

7:26-11.6(2)	is there justification and documentation?			/
	If operating, does it appear the thermal treatment unit is operating at steady state for conditions of operation, including temperature and air flow?			
	Monitoring and Inspection			
	Are existing instruments relating to combustion and emission controls monitored every 15 minutes?			/
	If no, explain.			
7:26-11.6(c)1	Does the thermal treatment have all the following instruments for measuring: Wastefeed, auxiliary fuel feed air flow, incinerator temperature scrubber flow, and scrubber pH? (Circle Missing			/
	Instruments).			
	If no, explain.			
7:26-11.6(c)2	Is the stack plume observed visually at least hourly for opacity and color?		_	_/
7:26-11.6(c)3	Are there any signs of leaks, spills and fugitive emission associated with the pumps, valves, conveyors, pipes, etc?			/
	If yes, describe.			
7:26-11.6(c)3	Are all emergency shutdown controls and system alarms checked to assure proper operation?	_		/
	Is there any reason to believe the thermal treatment unit is being operated improperly? i.e., steady state conditions are not maintained.			
	If yes, explain.	1		
7:26-11.6(c)3	Is the thermal treatment inspected daily?			/
7:26-11.6(e)	Is there open burning of hazardous waste?			
	If yes, what is being burned? (Only burning or detonation of explosives is permitted).			

If open burning or detonation of explosives is taking place, approximately

	what is the distance from the open burning or detonation to the property of others?	
7:26-11.7	Chemical, Physical and Biological Treatment	
	(Other than in tanks, surface impoundments or plant treatment facilities).	
	Describe the treatment system at this facility and the types of wastes treated.	
7:26-11.7(a)2	Does the treatment process system show any signs or ruptures, leaks or corrosion?	_
	If yes, describe.	
7:26-11.7(a)3	Is there a means to stop the inflow of continuously fed hazardous wastes?	_
	Inspections	
7:26-11.7(c)1	Is the discharge control safety equipment (e.g., waste feed cut-off systems, bypass systems, drainage systems and pressure relief systems) in good working order?	
7:26-11.7(c)1	Are they inspected at least once each operation day?	/
7:26-11.7(c)2	Does the data gathered from the monitoring equipment (e.g., pressure and temperature gauges) show treatment process is operating according to design?	_
7:26-11.7(c)2	Is data gathered at least once each operating day?	
7:26-11.7(e)3	Are construction materials of the treatment process inspected at least weekly to detect corrosion or leaking of fixtures and seams?	
7:26-11.7(c)4	Are the discharge confinement structures (e.g., dikes) immediately surrounding the treatment unit inspected at least weekly to detect erosion or obvious signs of leakage (e.g., wet spots or dead vegetation).	

N/A

YES

NO.

7:26-11.7(e)1 Are ignitable or reactive waste fed into the waste treatment system treated or protected from any material or conditions which may cause it to ignite or react? If yes, explain how. 7:26-11.7(f) Are the incompatible wastes placed in the same treatment process? If yes, please explain. 7:14A-6 Ground Water Monitoring (Applies only to: Surface impoundments, landfills, land disposal facilities). 7:14A-6.2Does the owner/operator have a ground water monitoring plan approved by the department and capable of determining the facility's impact on the quality of ground water? If no, please explain. How many monitoring wells has the facility installed? What is the depth to ground water? How many deep monitoring wells are on site? (Indicate depth of monitoring wells). How many shallow monitoring wells are on site? (Indicate depth of monitoring wells). Is the ground water monitoring system 7:14A-6.3(a)capable of yielding ground water samples for analysis? If no, please explain. 7:14A-6.3(a)1 Are monitoring wells installed hydraulically upgradient? If yes, specify how many and the depth

of each.

	<u>Y1</u>	<u>ES</u>	NO	N/A	
7:14A-6.3(a)2	How many monitoring wells are installed hydraulically downgradient?	d			
,	If yes, specify how many and the depth of each.		-		· <u> </u>
7:14A-6.4(a)	Does the owner/operator have a ground water sampling and analysis plan?				/
	If no, please explain.				
7:14A-6.4(a)	Does the plan include procedures and techniques for:				
	 Sample Collection Sample Preservation and Shipment Analytical Procedures Chain of Custody 		_	=======================================	4
	List the types and quantities of hazardous waste incinerated.				
7:26-9.4(b)3	Did the owner or operator submit the waste analysis plan to the Department?		_		_
	If yes, when was the plan submitted?				

SUBJECT: DATE: FROM: :OI

CONFIDENTIAL - RECOMMENDATIONS

HEME 30

and the state of					
FILE	*	•	 No. of the last	-	
		•	 		-

NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION & ENERGY

DIVISION OF FACILITY WIDE ENFORCEMENT

BUREAU:	29 11 14
---------	----------

GENERATOR INSPECTION REPORT

FACILITY INFORMATION
FACILITY NAME: Amerada Hess Corporation
EPA ID NUMBER: NJD 986582534 CASE NUMBER:
STREET ADDRESS: 148-182 Doramus Avenue
MUNICIPALITY: Newark COUNTY: Essex
MAILING ADDRESS:(if different)
BILLING ADDRESS: Same (if different)
TELEPHONE # (201) 589- 6464 FAX # (201) 589- 0865
BLOCK: not obtained LOT: not obtained
FACILITY PERSONNEL; Ken Ellmyer - Terminal Manager (name & title)
INSPECTION DATE: September 21, 1993
INSPECTOR'S NAME & TITLE: Haron R. Franty - COM Federal Programs
- EPA Contracta-
OTHER STATE/EPA PERSONNEL:
REPORT PREPARED BY: Aum R. Frank
REVIEWED BY: DATE OF REVIEW:

INSPECTION DATE(S): 9/21/93 TIME IN: 7/15 TIME OUT: 7/230	PAGE 2
PHOTOS TAKEN: YES () NO () QUANTITY () ATTACH PHOTO	LOG
SAMPLES TAKEN: YES () NO () HOW MANY () ATTACK SAMPLE	log
SITE BACKGROUND INFORMATION	
# EMPLOYEES:SHIFTS/WEEK:2	
DATE OPERATIONS BEGUN: ~ 1973SIC CODE:5/	7/
# ACRES: # OF BUILDINGS/SQFT: 3/6/0	
PRODUCTS PRODUCED: Receive, stre, & distribute No. 2, 4,	
fuel oils	
PREVIOUS OPERATIONS AT SITE: un known	
WATER SUPPLY- PUBLIC: CHy Newsk PRIVATE WELL: SOLID WASTE DISPOSAL: Pucillo & Sons	
FLOOR DRAINS: none	
DRAINS CONNECTED TO- POTW:SEPTIC SYSTEM:_	no
MONITORING WELLS: 4 mon. wells for sil tanks	
NON-HW. TANKS ON SITE: 8 tanks onsite, only to muse (store	(wlo)
AIR PERMITS: Permit for the #2, & #4 oil tanks.	
NJPDES PERMITS: the permit for developing of surface runoff (NJ000	1431)
OTHER PERMITS: Fire congung permit	

The Amerada Hess Corporation operates a
petroleum teminal that recuires, stres, and
distributes No. , 2, 4, and 6 feel oils. Eight
above grown strage but me located at the facility.
However, only six are currently operable. One tank
holds # of oil, two trunks stone # 2 oil, and three bonks
are dedocated to the first oil.
The facility vicing the #2 fuel oil via bange, and the other
products are received via pipe lines.
•
Hazardous waste is generated by the facility
by tank Elequants, and ming spill chear-ups. Also,
the facility generates a boiler ask from it's heating
the facility generates a boiler ask from its heating system that has been determined to be a
hazardous waste.
an asidg Zerrolibba Abs
add additional pages as needed

HAZARDOUS WASTE INVENTORY

LOCATION	WASTE	DESCRIPTION	QUANTITY PRESENT
No	ne o	nste.	
——————————————————————————————————————			
	- 1 - 1		9
			ž
			3
			-
	-		
		1	

add additional pages as needed

DFWE 29 REV 01/12/93

CHARLAGE ARE

MANIFESTS REVIEWED

Manifests	reviewed	from 12/4/90 t	hrough 7/28/93	19123 9
Number of	manifest	s in compliance:		8
Number of	manifes	ts NOT in compli	ance:	0
Total num	ber of ma	nifests reviewed	:	8
According import or	to the mexport a	anifests, does to ny waste?	he facility YES	NO_
(if yes, or report)	complete	the import/expor	t section of this	5
List man: compliance	ifest doc e and not	ument numbers of e each deficiency	f those manifests	s not in
Attach con	pies of m	anifests which ha	ave deficiencies	•
Manifest#	DATE	N.J.A.C.7:26-1	Comments	
b 1				
		37.44	707 .1-4 110.11	134
3				40 183
,			SHINT OF STREET	g = 1
		us in turn	enver are even a	
		Troute and in		
		2		
				ec awar
		add add	itional pages as	needed

GENERATOR INDEX

CHECK THE SECTIONS AND ACTIVITIES OF THIS REPORT WHICH ARE APPLICABLE TO THE FACILITY AND COMPLETE THOSE SECTIONS FOR THIS INSPECTION.

GENERATOR WASTE MANAGEMENT PRACTICES

#	SECTION	PAGE	
1.	WASTE DETERMINATION	7.	
2.	GENERATOR STATUS	8.	_/
3.	SATELLITE STORAGE AREAS	9.	
4.	< 90 DAY CONTAINER STORAGE AREAS	10.	
5.	WASTE OIL USEAGE	12.	
6.	< 90 DAY ABOVE GROUND TANKS STORAGE AREAS	13.	
7.	WASTE MANAGEMENT PRACTICES	14.	_/
8.	GENERATOR MANIFESTS	15.	V-
9.	EXPORTING HAZARDOUS WASTE	17.	
10.	CONTINGENCY PLAN & EMERGENCY PROCEDURES	18.	V
11.	PERSONNEL TRAINING	20.	/
12.	PREPAREDNESS & PREVENTION	22.	V
13.	"WASTE WATER TREATMENT UNIT" OUALIFICATION	24.	

DFWE 29 REV 01/12/93

SEVSIVIO VER

SECTION 1.

WASTE DETERMINATION:

	YES	NO
DOES the facility generate "solid waste".		-
DOES the facility generate a "hazardous waste".	/	10.7
IS THE FACILITY CORRECTLY CLASSIFYING ITS WASTES	?_/	-
IF NO, CHECK THE ITEMS OF NON COMPLIANCE.	7935	
8.5(a) Generator <u>failed</u> to determine if its "solid waste" is hazardous?		
7.4(x) Generator <u>FAILED</u> to properly classify its waste according to the "Hierarchy".	óa	
COMMENTS		
a war ad he and a date of the		[6]:
		1-1
	20.00	
1		
	48	5 5

SECTION 2.

GENERATOR STATUS

	YES	ИО
Does the generator generate/accumulate >100 kg of hazardous waste (lkg acutely) or greater than 1001 gal of listed waste oil in any calender month? (except x725 - 100 kg rule applies)	/	
If no, does the generator wish to deactivate his EPA ID. number?		
IS THE FACILITY IN COMPLIANCE WITH THE GENERATOR REQUIREMENTS OF THIS INSPECTION REPORT?	~	
IF NO, CHECK THE ITEMS OF NON COMPLIANCE.		
7.4(a)1 The Generator <u>failed to</u> have an EPA ID number.		
COMMENTS		
1		



PAGE 9

SECTION 3.

SATELLITE ACCUMULATION AREAS

	ACILITY IN COMPLIANCE WITH THE
SATELLIT	E ACCUMULATION REGULATIONS?
IF NO, C	HECK THE ITEMS OF NON COMPLIANCE.
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
9.3(d)1	Quantity of waste <u>EXCEEDS</u> 55 gal.or 1 qt. of acutely hazardous waste.
9.3(d)2	Containers FAIL to:
	Meet the standards of 7.2 (Container Requirements).
	Poor or leaking container.
	Container made of incompatable material.
	Container not kept securely closed.
9.3(d)3	Accumulation area is:
	NOT at or near a point of generation.
	NOT under the control of the operator.
9.3(d)4	Containers are <u>NOT</u> marked "Hazardous waste".
9.3(d)5	Containers NOT marked with date when filled.
9.3(d)6	Containers were NOT moved from satellite area within three days.
	COMENTS
	everyones have along the to be about 1 to a

WID

No waste in strage during inspection-

PAGE 10

SECTION 4.

GENERATOR CONTAINER STORAGE AREAS

IS THE FACI GENERATOR S	LITY IN COMPLIANCE WITH THE TORAGE REGULATIONS?
IF NO, CHEC	K THE ITEMS OF NON COMPLIANCE.
7.2(a)	NO manifest number on containers ready for disposal.
7.2(b)	Containers <u>FAILED</u> to meet DOT regulations. (49CFR 171,179)
9.3(a)1	Waste ACCUMULATED OVER 90 DAYS.
9.3(a)3	Containers NOT marked with accumulation start date or "Hazardous Waste".
9.4(d)1i	Containers NOT of adequate construction
9.4(d)lii	Closures NOT of sufficient strength.
9.4(d)2	Containers NOT in good condition.
9.4(d)3	Containers NOT compatible with waste.
9.4(d)4i	Containers NOT kept closed.
9.4(d)4iii	Containers NOT properly handled.
9.4(d)4iv	Hazardous wastes NOT segregated.
9. 4(d)4v	ID Labels NOT visible.
9.4(d)4vi	Cleaning of empty containers does NOT take place in a designated area.
94.(d)4vii	Rinse waters NOT handled properly.
9.4(d)4viii	Container reuse NOT in compliance with DOT regulations.
9.4(d)5	The storage area is <u>NOT</u> inspected.
9.4(d)6	Containers of ignitable and reactive wastes are NOT located at least 50 feet from the facility's property line.

DFWE 29 REV 01/12/93

22 0 01/12/20

		AGE 11
9.6(d)	Access to communication or alarm system is <u>NOT</u> maintained.	
9.6(e)	INADEQUATE aisle space.	
	COMMENTS:	
		(1)
		30 .C
<u> </u>		
	125 F 1 Ofto Spirit y Iskin 15	1
	j. 725 (1885) (19	
	Afrikas i saba a saba — — .	
	The first probability of the second control	
4270	arms December of the NAME of the daying the	

SECTION 5

WASTE OIL

	YES	МО
IS THE FACILITY IN COMPLIANCE WITH THE WASTE OIL STORAGE REGULATIONS?		
IF NO, CHECK THE ITEMS OF NON COMPLIANCE.		
The generator ONLY generates or accumulates lesthan 1001 gals. of waste oil per month and:	5 5	
7.7(d) Generator <u>FAILED</u> to obtain receipts and retain them for three years.		
9.2(b) If under ground tanks are used to store waste oil, the generator is NOT a:	0	
 New commercial service station waste oil tanks of <1001 gal capacity* 	,	
or does <u>NOT</u> :		
 Use underground tanks in existence and in use for Hazardous Waste storage prior to 1/17/83. 	•	
NOTE: If the generator generates over 1 hazardous waste <u>and</u> any listed wa generates/stores *>1001* gal of wany given month <u>MUST</u> be in compliant generator requirements.	ste oli aste oi	or 1 in
COMMENTS:		
DFWE 29		



PAGE 13

SECTION 6.

ABOVE GROUND TANKS

ABOVE GROUND TANKS
IS THE FACILITY IN COMPLIANCE WITH THE ABOVE GROUND <90 DAY STORAGE TANK REGULATIONS?
IF NO, CHECK THE ITEMS OF NON COMPLIANCE.
If the generator stores hazardous waste in an above ground tank for <90 days, the generator FAILED to:
9.3(b) Have a letter of approval?
9.3(b)2 Have overfilling controls?
9.3(b)3 Have secondary containment?
9.3(b)4 Insure that 99% of the tank can be emptied?
9.3(b)5 Empty the tank every 90 days?
9.3(b)6 Remove all wastes from the tank(s)?
9.3(b)8 If part of the tank is below grade, all of the tank cannot be visually inspected
9.3(b)9 The tank is <u>not</u> labeled with the words "HAZARDOUS WASTE".
COMMENTS
2.8.7%@% V3

SECTION 7.

WASTE MANAGEMENT

IS THE F	ACILITY IN COMPLIANCE WITH THE WASTE NT REGULATIONS?	YES	. ——
IF NO, C	HECK THE ITEMS OF NON COMPLIANCE.		
12.1(a)	Generator <u>IS ACTING</u> as a TSDF by:		
	1. Treating hazardous waste.		
	2. Storing hazardous waste.		
	3. Disposing of hazardous waste on site?		
9.3(a)1	Site <u>IS ACTING</u> as a generator but accumulating waste in containers or approved tanks for more than 90 days.		
9.2(a)2	Hazardous waste \underline{IS} handeled in a manner which causes or may cause a spill.	-	100 CONTRACTOR
N.J.S.A.	58:10-23.11(c)		
	Discharge of a hazardous substance.		
N.J.S.A.	58:10-23.11(e)		
	Failure to report the discharge.		
IF THE F	ACILITY IS ACTING AS A TEDF, COMPLETE THI	TSD	
REPORT.	COMMENTS:		
-			
ı			ı
•			
DFWE 29 REV 01/1	2/93		

SECTION 8.

GENERATOR MANIFESTS

	TOTAL BALL FOREST	IES	NO
IS THE FACILI	TY IN COMPLIANCE WITH THE GENERATOR LATIONS?	/	
IF NO, CHECK	THE ITEMS OF NON COMPLIANCE		
7.4(a)3	Generator <u>FAILED</u> to prepare a Hazardous Waste Manifest.		5
7.4(a)4	Each manifest <u>failed</u> to have the following information:		
7.4(a)4i	Generator's name, mailing address (site address if different), and phone number.		
7.4(a)4ii	The generator's EPA ID number.		
7.4(a)4iii	The transporter(s) name, phone number, NJ registration and decal numbers.		
7.4(a)4iv	The transporter(s) EPA ID number.		
7.4(a)4v	The name, address and phone number of the designated TSD facility.		
7.4(a)4vi	The TSDF's EPA ID number.		
7.4(a)4vii	The proper USDOT description.		
	OR		
	Complete NOS information in item J	•	
7.4(a)4viii	Special handling instructions.		
7.4(a)5i	The generator signature and date.		
7.4(a)5ii	Transporter's signature & date.		
7.4(a)5iii	Generator <u>FAILED</u> to retain copy and forward copies to the state of origin & state of destination.		
7.4(a)5v	Generator <u>FAILED</u> to give the remaining copies to hauler.		1413

		PAGE	16
7.4(e)2	Generator <u>FAILED</u> to use a registered Transporter.		_
7.4(e)3	Generator <u>FAILED</u> to designate an authorized TSD or reuse facility.		_
7.4(e)4	Generator <u>FAILED</u> to utilize an authorized TSD.		_
7.4(f)	Generator <u>FAILED</u> to maintain the following facility records for three (3) years:		
7.4(f)1	Manifests.		_
7.4(f)2	Annual and/or exception reports		_
7.4(f)3	Generator <u>FAILED</u> to maintain records during the course of unresolved enforcement action or as requested.		_
7.4(h)1	Generator has <u>FAILED</u> to receive signed copies of all manifests.		-
7.4(h)1	Generator <u>FAILED</u> to notify the TSD or Department within 35 days.		_
7.4(h)2	Generator <u>FAILED</u> to file exception reports within 45 days.		_
	COMMENTS:		_
	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		_
	gardel and management of the second of the second		
			_
	ladab & cov		-
			-
	THE PART OF THE PA		-

PAGE 17

SECTION 9.

HAZARDOUS WASTES EXPORTATION

		YES	ИО
	ACILITY IN COMPLIANCE WITH THE EXPORT MENTS OF THE REGULATIONS?	TITAT	Ter.
IF NO, C	HECK THE ITEMS OF NON COMPLIANCE.		
	Generator FAILED to:	1	1631
7.4(b)	Notify the EPA of its intent to export.		
	Obtain acknowledgement of consent from the receiving country.	1	b
7.4(c)	Provide the information required in N.J.A.C. 7:26-7.4 ET. SEQ.to the EPA		
7.4(c)7	Insure that the acknowledgement is attached to each manifest.	6	
7.4(c)8	Deliver a copy of the Manifest to Customs at the point of departure?		
7.4(g)4	Submit an annual report to the EPA?		
	COMMENTS:		
	dead bus 1 In brown in its spanors		
	to a local contract of the con		
	anti siprim importació		
	acameia kacempikanaka (20.000,000.		
	searching has a LPCC on 1997 training		1 = 1
1 11-			
	retragable , assess fall of Bills; not		
	addinibroop prigrade 1	ė.	
			Value to

SECTION 10.

CONTINGENCY PLAN AND EMERGENCY PROCEDURES

		YES	ИО
IS THE FACT	ILITY IN COMPLIANCE WITH THE CONTINGENCY RGENCY PROCEEDURES REGULATIONS?	/	
IF NO, CHE	CK THE ITEMS OF NON COMPLIANCE.		-
9.7(a)	NO contingency plan.		
9.7(b)	Generator <u>FAILED</u> to impliment the plan in an emergency.		
9.7(c)	Plan <u>FAILED</u> to describe the response actions facility personnel and local authorities shall take.		
9.7(d)	Generator <u>FAILED</u> to prepare a Spill Prevention, Control, and Countermeasures (SPCC) Plan in accordance with 40 CFR 112 or 300 or a Discharge Prevention Containment and Countermeasure (DPCC) Plan in accordance with N.J.A.C. 7:1E-4.1 et seq.	-	
NOTE: DPCC	A schedule of regulated storage volumes and their effective dates can be found in N.J.A.C. 7:1E-4.6(b).		
SPCC	Storage of any kind of oil and most oil products including gasoline and fuel oils If:		
	 >660 gal single tank >1,320 gal multiple tanks >42,000 gal underground storage. 		
9.7(d)	Generator has a DPCC or SPCC plan, and <u>FAILED</u> to amend that plan to incorporate hazardous waste management.		
9.7(e)	Plan <u>FAILS</u> to describe arrange- ments agreed to by local authorities.		_
9.7(f)	Plan <u>FAILS</u> to list names, addresses, and phone numbers (office and home) of emergency coordinators.		_
DEWE 29			

		PAGE 19
9.7(g)	Plan <u>FAILS</u> to include a list, location, AND CAPABILITIES of all emergency equipment.	
9.7(h)	Plan <u>FAILS</u> to describe evacuation procedures, evacuation signal(s) AND routes.	
9.7(i)	Generator FAILED to:	
	 Keep a copy of the plan at the facility. 	
	 Submit the contingency plan to local authorities. 	
9.7(j)	Generator <u>FAILED</u> to revise the contingency plan when:	
	 Applicable regulations are revised. 	***
	2. The plan fails.	26 () .
	3. The facility changes.	
	4. The Emergency Coordinator change	es
	5. The emergency equipment changes.	
9.7(k)	Emergency coordinator NOT available.	
	COMMENTS	
	THE CASE STATE OF THE PROPERTY	
	TO THE STATE OF TH	
	Totalend paymented lancing	
	romanders a mire og	11172
	pull bear multiple does not live due.	
		770

SECTION 11.

PERSONNEL TRAINING

IS THE FACILI PERSONNEL TRA	TY IN COMPLIANCE WITH THE INING REGULATIONS?	YES	
IF NO, CHECK	THE ITEMS OF NON COMPLIANCE.		
9.4(g)2	Training program NOT directed by a person trained in hazardous waste management procedures and, is it NOT designed to ensure that facility personnel are able to respond effectively.		
9.4(g)3	Program <u>FAILS</u> to include the following response procedures:		
9.4(g)3i	Use of personnel safety equipment.		
9.4(g)3ii	Procedures for using facility emergency and monitoring equipment	•	
9.4(g)3iii	Key parameters for automatic waste feed cut-off systems.		
9.4(g)3iv	Procedures for utilizing communications or alarm systems		
9.4(g)3v	Responds proceedures for fires & explosions.		
9.4(g)3vi	Ground water contamination responds procedures.		
9.4(g)3vii	Shutdown procedures		
9.4(g)4	Personnel have NOT successfully completed training within six months of the date of their employment or assignment to a new position at the facility.		
9.4(g)5	Personnel do NOT take part in an annual review of training.		
9.4(g)6	NO written documentation of the following:		
9.4(g)6i	Job title for each position and the name of the employee filling each jo	b	
DFWE 29 REV 01/12/93			

		PAGE 21
94(9)6ii	A written job description	
9.4(g)6iii	Description of the training given to personnel.	
9.4(g)6iv	Documentation of actual training	स्तर्वेद्धाः । १५५
9.4(g)7	Training records are NOT kept.	1,134,37
9.4(g)8	Semi-annual drills, involving all employees and local authorities are NOT conducted.	5 - 1 , 9
	AND,	
9.4(g)8i	Generator <u>FAILED</u> to petition the Department for an exemption from the drill requirement.	E b Acc
	OR	
9.4(g)8ii	Generator <u>FAILED</u> to petition the Department for an exemption excluding local officials.	, 1, 4
	COMMENTS	
5	ibnan rock wood.sead a julil	
	collegion linearestes nu eyali	F(\$11.c
	e signaturati nata ing Liberaga	
	មិន-ស្តែមពន្ធ ២០១៩២១១- ក្	
	reme agreeme wire amengener	1,1):
	. teligosa unecqicoi	
	Power Briangerents on tambifunities	3.3720
	13 to the breat coner accommond to	
	. Projecicze . atli Buri dinger	
ı	THE DESIGNATION OF STREET	1 2 1 1 7 1
	andictorant (c) own label to	
	TO THE TOTAL PROPERTY OF THE P	et award
E-11-11		

SECTION 12.

PREPAREDNESS AND PREVENTION

		YES	NO
IS THE FAC PREPAREDNE	ILITY IN COMPLIANCE WITH THE SS & PREVENTION REGULATIONS?	/	
IF NO, CHE	CK THE ITEMS OF NON COMPLIANCE.		
9.6(b)	Facility FAILS to have:		
9.6(b)1	Communications or alarm system.		
9.6(b)2	A telephone or device to summon emergency assistance.		
9.6(b)3	Portable emergency equipment		
9.6(b)4	Adequate Water supply.		
9.6(c)	Generator <u>FAILED</u> to test and maintain emergency equipment.		
9.6(f)	Generator FAILED to:		
9.6(f)1	Familiarize Police, fire depart- ments, and emergency response teams with the layout of the facility, & hazardous waste handled	•	
9.6(f)2	Have an agreement designating primary emergency authority to a specific police and fire department where more than one Police and fire department are involved.		
9.6(f)3	Make agreements with emergency response contractors, and equipment supplier.		
9.6(f)4	Make arrangements to familiarize local hospitals with the properties of hazardous waste handled at the facility and the types of injuries result from fires, explosions, or discharges at the facility.	-	
9.6(f)5	Make arrangements with local fire departments to inspect the facility on a regular basis with at least two (2) inspections annually.	,	
DFWE 29 REV 01/12/	93		

SECTION 13.

WASTE WATER TREATMENT PLANT SLUDGE

		YES NO
IS THE REQUIRE	FACILITY IN COMPLIANCE WITH THE WWTP MENTS?	
IF NO,	CHECK THE ITEMS OF NON COMPLIANCE.	
the slu Facilit Miscell The gen	answer is <u>YES</u> to any of the questions listedge drying unit is subject to Hazardous Wey permit requirements and must be regulated aneous Unit pursuant to N.J.A.C. 7:26-10. Herator is operating as an illegal TSDF and the subject of the subject of N.J.A.C. 7:26-12.1(A).	aste ed as a 9 et seg.
1.	"WASTE WATER TREATMENT UNIT" OUALIFICATION 7:14A-4.3	N PER
treatme	ring unit is <u>NOT</u> part of a waste water ent facility which is subject to ion under Section 402 or Section 307(b) federal Clean Water Act.	
	In order to be considered "part of" the fathe dryer need not be physically connected. W.W.T. facility, but must be located at the site.	d to the
The dry is gene facilit	ing unit does NOT treat a sludge which rated on site by the wastewater treatment y .	:
The slu hazardo	dge is NOT to be treated as a regulated ous waste as defined at N.J.A.C. 7:26-8.	
The dry a "tank	ring unit does NOT meet the definition of at N.J.A.C. 7:14A-4.3.	
	"Tank" means a stationary device designed contain an accumulation of hazardous was constructed of non-earthen materials whithe structural strength to totally contawaste. Dryers that are integrally equipped or discharge hoppers for treatment in bulk satisfy the definition of "tank" not so designed may still be considered case-by-case bases.	ich provide ain the ped with
DFWE 29 REV 01/		

2. PRIMARY PURPOSE RESTRICTION

	The primary purpose of the dryer is NOT to dehydrate sludge, BUT TO destroy sludge to produce an ash residue.
	3. THERMAL INPUT LIMITATION:
	The dryer's maximum total thermal input, excluding the heating value of the sludge itself, <u>IS MORE</u> than 2,500 BTU's per pound of sludge treated on a wet-weight bases.
Note:	Total thermal input equals dryer heating capacity (converted to btu/min) multiplied by the maximum drying time divided by weight of sludge per batch.
	use the space provided below to determine the total thermal input.
	COMMENTS:
	•
	- 10 10 10 10 対象に

CONFIDENTIAL - RECOMMENDATIONS

FILE	 	DATE_	
			E:
	COMME		
	 		 w-1
_	 		
1 1 M			
			,
			#: INSPECTION DAT

INSPECTOR'S MULTI-MEDIA CHECKLIST

Facility Name:	Amerada Hers Corporation
Facility Address:	148-182 Doremus Avenue
	Newark New Jersey 07/05
	2001000 1244 A 24 B
Facility ID No.:	NJD986582534
Inspector's Name:	Acron L. Frant - CAM Federal Programs Corporation
Inspector's Phone:	(215) 293-0450 Division/Branch: EPA Contractor
Date of Inspection:	9/21/93

INSPECTORS' MULTI-MEDIA CHECKLIST

GENERAL VISUAL CUES OF POSSIBLE NONCOMPLIANCE WARRANTING FURTHER INQUIRY

- 1. Sloppy housekeeping or poor maintenance in work and storage areas or laboratories.
- Stains or discoloration of soil, concrete, or floors in work areas.
- 3. Distressed vegetation unhealthy, discolored, or dead.
- 4. Dark smoke or dust clouds, or smoke coming from other than a smoke stack.
- Unusual odors or strong chemical smells.
- 6. Sheen on surface waters.

CHECK IT OUT!

- 1. If you see or hear something suspicious during an inspection, check it out! Ask probing ruestions:
 - What is it? Is it a waste product?
 - What process produced it?
 - Has it been tested?
 - Where do you normally dispose of it?
 - Do you have a permit for the disposal?
 - How long has the circumstance existed?
 - When did it begin?
- Pay attention to the situation.
 - Note amount of pollutant that appears to be involved.
 - Note the location.
 - Take notes describing the situation, noting the source of the pollutant and its emission point.
 - Take photographs.

PROGRAM-SPECIFIC QUESTIONS

Refer to program-specific questions in Attachment A appropriate for the facility you are inspecting.

REPORTING POSSIBLE NONCOMPLIANCE

Throughout this checklist, there are YES/NO questions. If you place a answer in a field marked with an asterisk (*), this means you should promptly refer the matter to the appropriate Region II program office. After you return from your inspection, immediately let your supervisor know that you observed possible noncompliance in another program area during your inspection. The information should then be referred to the appropriate Section Chief listed on Attachment B.

ATTACHMENT A - FOLLOW-UP QUESTIONS

RCRA

stor	age o	r disposal facility (TSDF), do not complete this form but facility's EPA ID number here
Ask:		
1.	A.	Has the facility determined that it generates hazardous waste? YESNO
		If NO, skip Questions 2 to 8 and go to Question 9. If YES continue:
	В.	If the facility generates or transports hazardous waste, what is its EPA ID Number?NJD986582534
		[If the facility cannot produce an ID Number, *REFER*.]
2.	Α.	Are there containers or tanks which hold hazardous waste? No haz waste in strage during impection YES NO
		If NO, go to Question # 3. If YES, continue:
	В.	Are the containers and/or tanks clearly marked with the words "Hazardous Waste," and are they marked with the accumulation start date? YESNO*
	c.	Do hazardous waste storage tanks have secondary containment systems (<u>i.e.</u> , berm, vault, double wall tank)?YESNO*
	D.	Does the facility store hazardous waste in containers or tanks for longer than 90 days?
3.		the facility store, treat or dispose of hazardous waste in ons, pits, piles or landfills?YES*NO
4.	prec:	the facility treat hazardous waste by incineration, ipitation, neutralization or other means to change the ical or chemical nature of the waste?YES*NO
5.	disp	the facility accept hazardous waste for treatment, storage or osal from off-site locations (including off-site facilities d by the same company)?
6.	Does site	the facility maintain copies of hazardous waste manifests on- $\underline{\hspace{0.3cm}}$ YES $\underline{\hspace{0.3cm}}$ NO*

RCRA, Continued

7.	trea	there any indications that hazardous waste storage or tment units (<u>i.e.</u> , containers or tanks) are poorly maintained may cause the release of hazardous waste to the environment? YES*NO
8.	disc	there any indications that chemicals or wastes have been harged to the environment through improper handling, leaks, ls, dumping or other discharges?YES*NO
9.	Α.	Does the facility claim to generate non-hazardous process wastes (<u>i.e.</u> , excluding office paper wastes, cafeteria wastes, etc.)? YES*NO
	If N	O, go to Question 10. If YES continue:
	В.	What type of non-hazardous wastes does the facility handle? (<u>E.g.</u> , treatment sludges, ash, solvents, waste oils, etc.)
	c.	Very briefly describe the process(es) that generate the wastes in Question 9B.
		* <u>6105 (5408) </u>
10.	mana	there any indications that waste generation, handling, gement or disposal practices have resulted in environmental ge or pose the threat of such damage? YES*NC

UNDERGROUND STORAGE TANKS (UST)

Ask:	AF
1.	Does the facility have regulated USTs? YES YES
	[A regulated UST has more than 10% of tank volume, including piping, located underground; and contains petroleum products or hazardous substances (as defined under CERCLA). Note: USTs containing fuel oil for on-site heating are exempt from UST requirements.]
If Y	ES, ask:
2.	Are the USTs registered with the State?YESNO*
3.	What kind of petroleum product or hazardous substance does UST contain? None, emergency took for spills at loading mark
4.	Is there any evidence of UST leakage/spillage?YES*NO
5.	When was the UST installed? unknown by facility representative
6.	All USTs must have leak detection according to the following schedule:
	Installation Date Leak Detection By December of
	Before 1965 or unknown 1989 1965 - 1969 1990 1970 - 1974 1991 1975 - 1979 1992 1980 - Dec. 1988 1993
	All USTs installed after December 1988 must currently be equipped with leak detection.
	Leak detection systems include monitoring wells (water or vapor), automatic tank gauging system, interstitial monitoring, manual tank gauging or inventory control plus tank tightness testing.
7.	Is some form of leak detection in use for every UST required (based on above schedule) to have it? YES NO*
8.	Are required records available on-site (e.g., documenting registration and leak detection)?

AIR Stationary Source Compliance

1.	With a sm	sun <u>BEHIND</u> you, observe: Is opaque smoke being emitted from okestack, vent or opening? YES*_NDNO
	anyt diss obsc Plea note	aque smoke" is smoke not steam dark enough to obscure hing behind the plume for five minutes or more. (Steam ipates at a given point; smoke trails off.) The sun (if not ured by clouds) should be in a 140° arc behind the observer. se note whether sun was obscured; if sun was not obscured, the relative positions of the sun, the observer and the sion point observed.]
2.	If Y	ES, ask:
	Α.	Which process or process line is smoke coming from? (Try to be specific, <u>e.g</u> , "Boiler No. 4" or "Coating Line C").
	В.	What is the cause of the smoke emission? E.g
		i. Is any air pollution control equipment out of service or turned off while production is ongoing?YESNO
		ii. If YES: When will it be back on line?
		iii. Is the facility operating under an unusual load, using different fuels, or process feed materials?YESNO
	c.	Note color of smoke:
3.	Α.	Has the facility added any processes or expanded any pre- existing processes in the last two years?YESNO
	В.	If YES: Did the facility obtain any state or federal air pollution permits for the expansion? YESNO*
4.	Α.	Does the facility have any coating or printing operations? YES
	в.	If YES:
		<pre>ii. Are the coatings or inks used:water-based or solvent-based?</pre>
		i. If solvent based, are all process lines controlled, or are coating formulations in use which comply with applicable limits?YESNO*
		iii. What are the principal solvents or chemical compounds used in process lines? (Ask for copies of MSDS, if available.)

REFER to program office if you check an answer marked with *.

AIR, Continued

5.	Obser	ve: Are there strong solvent odors at the fa	cility? YES*	✓ NO
7.		the facility emit any of the following pollut lium, lead or asbestos?	ants: mercu	No
8.		Does the facility emit, or use in its process vinyl chloride or benzene?	es, YES*	✓ NO
	в.	If YES:		
		i. From which process lines?.		_
	:	ii. Does the facility check for leaks on suc equipment?	h process	No*
9.		Has the facility undergone any renovations or during the last 18 months which involved the disturbance of asbestos-containing materials?	removal or	ns <u>/</u> NO
	If YE			
		Appròximately how many square feet or linear asbestos-containing materials were removed?	feet of	
	9	If the amount exceeded 260 linear feet, or 16 *REFER* to Air program office; and Ask: was Fremoval?		
		tabiles of series and the size of series		
		The first and the state of the		
		RADIATION	-	
Ask:				
1.	Are a	ny radioactive materials used or stored at the	is facility YES	NO NO
2.	If YE	8, does the facility have a state or federal se?	radiation YES	NO1

WATER

NATIONAL POLLUTANT DISCHARGE BLIMINATION SYSTEM (NPDES) And PRE-TREATMENT/UNDERGROUND INJECTION CONTROL (UIC)

1.	from waste	rve/Ask: Does the facility dispose of any wa its manufacturing processes, wash water or o es)?	stewater (<u>e</u> other indust YES	rial NC
2.	If ye	Does the facility discharge wastewater	into a	
	•	receiving stream?	YES	NO
	•	municipal sewer (sanitary or storm) system?	YES	NO
	•	subsurface disposal system (septic system, drywell or cesspool)?	YES	NO
	As ap	pplicable, ascertain the name of the stream of	or sewer sys	stem.
3.	preti author permithe	PDES permit is required for discharge to a ware reatment permit is usually issued by the municipality of the discharge to a sanitary sewer system it is required for subsurface disposal. Does facility have a permit for each discharge?	icipality stem; and a sYES	
4.	Does	3 stage or // wale separator	harge? YES	мо
5.	Obse	rve:		
	a.	Is the effluent from the wastewater treatment facilities clear and free of solids?	nt YES	NO
	b.	Is equipment clean and well maintained?	YES	ио.
	c.	Are there any unusual odors?	YES*	NO
6.	esta	Is the effluent currently in compliance wire blished in the permit, or the terms of an additional compliance order?	ministrativ	tations e or No

NPDES and UIC, Continued

7.	Obser	ve/Ask:
	a.	How are waste fluids disposed of?
	b.	Does the facility have floor or storm drains?NO
	If YE	88:
		Is there fluid in the drains? Is there evidence (staining, etc.) of fluid entering drains? Are storm drains situated s that they could receive spills from truck loading accidents, etc?
	c.	Does the facility operator indicate, or is there any evidence that any wastewater, or wastes/spills go into drains?
		Facility has storm drams that discharge to a three stage wil hauter separator, which then discharges to the Passaic River. An emergency tank is maintained in case of spill at loading rack
		PUBLIC WATER SUPPLY
1.	Obserwell)	ve/Ask: Does the facility have its own water supply (<u>i.e.</u> ,YESNO
2.	If YE perso	The second secon
3.		S: Is the facility sampling and analyzing for contaminants swater supply and reporting the results to the state? YESNO

ter a promise terma and terma a promise terma a

EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW ACT (EPCRA

		EMERGENCY PLANNING and COMMUNITY RIGHT TO KNOW
XSK:		999 401 2
1.	Α.	Does the facility have present any of the 360 "Extremely Hazardous Substances" in excess of established threshold planning quantities? YESNO
		[Threshold planning quantities are established by regulation vary by chemical, and range from 1 lb. to 5000 lbs.]
	В.	If YES: Was the State Emergency Response Commission (SERC) and Local Emergency Planning Committee (LEPC) notified of their presence for local planning purposes?YESNO
2.	Α.	Has the facility had a release of an Extremely Hazardous Substance or a CERCLA hazardous substance in excess of the Superfund reportable quantity? YES*NO
		[Reportable quantities vary by substance, ranging from 1 lb to 5000 lbs. For the purpose of this checklist, assume 1 lb
	B.	If YES: Was notification of the release provided?YESNO:
	c.	If YES:
		i. To whom was the notification given?
		ii. Was notification oral or written?
		iii. If oral, was a written, follow-up report submitted?YESNO
		[If facility cannot identify to whom notification was given, cannot specify whether notification was written or oral, or is not certain whether oral notification was followed by a written follow-up report, *REFER*.]
3.	A.	Does the facility have on site Material Safety Data Sheets (MSDS) for all hazardous chemicals used, as required under OSHA's Hazard Communication Standard? YESNO*
	В.	If any hazardous chemicals are present in excess of 10,000 lbs., or Extremely Hazardous Substances are present in exces of the threshold planning quantities, have the MSDS (or a list of MSDS), along with chemical inventory forms, been submitted to state and local emergency planning authorities and the local fire department? YES NO*

EPCRA, Continued

TOXIC RELEASE INVENTORY (TRI)

ASK:	
1.	Does the facility have 10 or more full-time employees?YESNO
2.	Is the facility classified under SIC codes 20 through 39?YESNO
	If the response to either 1. or 2. is "NO," no further questions are required.
3.	If both 1. and 2. are YES:
	Did the facility use more than 10,000 lbs. of a chemical during a previous calendar year (starting with 1987). YESNO
4.	If YES:
	Did the facility file a Section 313 Toxic Chemical Release Inventory Form R for the chemical? YES NOT

NO*

For more EPCRA information, call 1-800-535-0202; or the Region II program offices for EPCRA-Emergency Planning and Community Right To Know at 908-321-6194 or for EPCRA-Toxic Release Inventory at 908-906-6890.

TOXIC SUBSTANCES CONTROL ACT (TSCA)

Ask:		
1.	Α.	Does the facility use electrical equipment that contains polychlorinated biphenyls (PCBs) (excluding small capacitors and florescent light ballasts)? YES* NO
	В.	IF YES:
		i. How many oil filled electrical transformers does the facility have?
		ii. How many PCB Transformers does the facility have (transformers which contain PCBs at concentrations of 500 ppm or greater)?
2.	Α.	Does the facility have any high temperature hydraulic systems?YESNO
	B.	If YES:
		i. Have PCBs ever been used in these systems? YES* NO
		ii. What is the current PCB concentration in these systems?
3.	Α.	Does the facility have any oil filled heat transfer systems?
	B.	If YES:
		i. Have PCBs ever been used in these systems?YES*NO
		ii. What is the current PCB concentration in these systems?
4.	A.	OBSERVE PCB Items (transformers, capacitors, containers)
		· Are any leaking? · Do all have a PCB label? YES* NO YES* NO
5.	Α.	ASK: Does the facility have a PCB storage for disposal area? YES*NO
	В.	If YES, OBSERVE the PCB storage area. Does it have
		PCBs stored for disposal in it? a roof and walls to keep out rain? a 6" high impervious containment berm? PCBs stored for disposal in it? YES* NO. NO. NO. YES* NO. YES* NO. YES* NO. YES* NO. YES* NO. YES* NO. NO. YES* NO. YES* NO. YES* NO. YES* NO. YES* NO.

	TOUT CONCINGE
6.	ASK: Does the facility manufacture or import into the United States "new commercial chemicals" [i.e., chemicals which were not previously manufactured in or imported into the United States]? YES*
	[Note: Specific information on such chemicals is protected by TSC as Confidential Business Information, and should not be obtained.
For	further TSCA information, call the TSCA Assistance Office in

Washington at 202-554-1404 or the Region II TSCA program office at 908-321-6759.

SPILL PREVENTION, CONTROL AND COUNTERMEASURE (SPCC)

Ask:

2.

1.	A.	Does the facility store oil?	<u>/</u> YES	NO
	[Note	e that oil is not limited to petroleum p table oil is covered.]	roducts; for	example,
	В.	If YES, does the storage capacity excee	d	
		 660 gallons in any one above-groun 1320 gallons in all above-ground t 42,000 gallons in underground tank 	anks? YE	

3. Did the facility have an oil spill within the last 12 months?

If the answer to any part of #1. B. was YES, does the facility have a Spill Prevention, Control, and Countermeasure (SPCC) Plan?

✓ YES

WETLANDS

1.	Obser	ve:			
	Α.	Are there any wet areas (<u>i.e.</u> , marshes, swamps, bogs) on or adjacent to the site, with or without wetlands-type vegetation such as cattails, rushes, or sedges?YESNO			
	that design	ches of several common wetlands plants are attached. Note there need not be standing water in order for an area to be matted a federal wetland; and some wetlands have shrubs and spresent.]			
	В.	Are there any waterbodies or waterways on or adjacent to the site? YESNO			
2.	filli etc.)	nswer to # 1. A or B was "YES," is there any work (clearing, ing, dredging, ditching, construction on or over the area, being conducted in these areas, or is there any evidence such activities have occurred very recently?YESNO			
3.	If YES:				
	A.	When was the work undertaken?			
	В.	Does the facility have any permits for this work?YESNO			
4.	If Y	28:			
	Α.	What agency(s) issued such permits? (E.g., U.S. Army Corps of Engineers; State environmental agency.)			
	В.	For any federal permits, what specific type of permits are they (<u>i.e.</u> , nationwide, regional, individual)?			
		acility is unable to provide adequate information in response 4., *REFER* to program office.			

Attachment B

REGION II MEDIA PROGRAM SECTION CHIEFS (and Alternate Contacts)

RCRA: Joel Golumbek (NJ, Caribbean), 264-2638

John Gorman (NY), 264-2621

AIR (Except Asbestos): Karl Mangels (NY), 264-6684

Jehuda Menczel (NJ, Caribbean), 264-6680

AIR/ASBESTOS: Robert Fitzpatrict, 264-6770

UST: Dit Fai Cheung, 264-6069

TSCA: Dan Kraft, 340-6669

Dave Greenlaw, 340-6817

EPCRA: For Toxic Release Inventory: Dan Kraft, 340-6669

Nora Lopez, 340-6890

For Emergency Planning & Community Right-to-Know:

John Higgins, 340-6194

BPCC: Doug Kodama, 340-6905

Federal Facilities: John Fillipelli, 264-6723

NPDES and Pretreatment: John Kushwara, 264-9878

UIC: Frank Brock, 264-1547

Public Water supply: Robert Williams, 2164-3409

Wetlands: Daniel Montella, 264-5170

Removal Actions: Richard Salkie, 340-6658

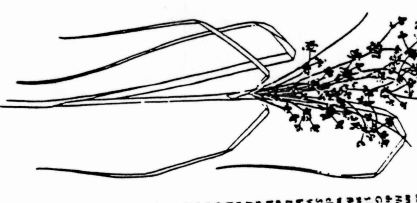
Bruce Sprague, 340-6656 John Witkowski, 340-6991

Radiation: Paul Giardina, 264-4110

Mindy Pensak, 264-4418

Florie Caporuscio, 264-0503

Section Chiefs should contact their appropriate counterpart(s) on the above list concerning potential violations.



Scripus cyperitrus (L.) Kusmi Ward grass or Wandly Script

s feet tall, growing in small groups; seem with long, narrow, rigid leaves, flowers crowded wiso small, avail, wordly spakelets in loose, drouping charters at the rigid the seem Steen Upright, blantly triangular, up to 16. inch thick, from a fibrous reserved Range Newfoundland to General characteristics Plants up to Hohitet Marshes, wet meadows, and Sankatchewan, wouth to North Carolina ad Oklahoma

Inflorescence Flowers incompletous in the acids of the overlapping trades of the beownish spike lets, spike lets in charers of six to revelve at the code of long, somewhat decoping branches, flower choice up to 12 inches long, mach-branches, flowering during August-Leaves Sci... leaves up to 16 Inches long and W. inch wide, those immediately below the flower chosers there to five, heaths closed except at wanted.

Frue A whisth, seed like market with brisiles much longer than the scales attached to the have; the brisiles import the wordly appearance to the spikeless

Cares lunda Wahlenh

y feet tall, generally growing in dense clumps, stems bearing several long, narrow leaves with mugh surfaces, male and female flowers in separate spikes, the laster in the axils of the uppermost Cieneral characteristics Plants up to distance, edges of prints and prints Habitat Wet meadows, marshes, to Florida and Mexico Range Nova Scotlato Minnesota, south

Leaves: Up to 10 inches long and % inch wide, those immediately below the flower clusters resembling the stem leaves, leaf sheath with a ligule at the metion of the blade, closed except at

Stem Sharply three angled and smooth from a fibrous moted hase

scales with long tips and aggregated in spikes, the male spike single, erect at the top of the stem, soom withering, female spikes two to four, thick cylindrical, up to a 55 inches long and 56-inch thick, service or short stalked. enclosed in an inflated sec like perigymum) erect or somewhat drooping very Fruit A brown, seed like mulker bensely thoweved, flowering during inflorescence Flowers in the axils of

Rush Family funcus offusus L

Habitet Wet meadown, manshes, edges of punds and hogs, shalkes water Central characteristics. Grass like plants up to 5 keet tall, apparently leafless, an tusoneks of up to averal hundred steams, flowers in froze clusters brine on the side of the steen up to one that of the way down from the tip Stern Uproph, such and green, firely errise, anning from a stear rhizenee hidden among the tunenche Lawes. Withmat blades, represented by shearha at the base of the stem inflorescence. However small and greenish to brown with three scale like provided expain and three similar petals. namerous, flower clusters with many liviking branches of variable lengths, the fowers at the rips of the smaller ranches, firmering during july. Range Throughout southern Canada and the United States

Fruit A brownish capsule with three partitions containing many seeds Commonly confusion give a Scirus up (Bulmsheel), make may be destinguished from hallrushee by the fact that the fruits coment of capsules in the former group and notices in the artist of up the fact of the first parties in the former group and notices in the artist of up the fact on the latter group. Similar species habers moments.

[fillnownie,] balticus,] stryius. cerpus. I brevicauderus I brachy cerphahus. I acuminatus I debille. repens. I marginatus I hillionis modosus, I scispoides I heachy militaris I articularus I pelicarpu

GENERAL INSTRUCTION FOR WASTE MINIMIZATION CHECKLIST

I.Legislation and Authority

A. The EPA is given the authority by Congress through the Hazardous and Solid Waste Amendments of 1984 (HSWA) to protect the environment by "minimizing the generation of hazardous waste and the land disposal of hazardous waste by encouraging process substitution, material recovery, properly conducted recycling and reuse, and treatment;" (HSWA, sec.1003(a) (6). Through this and other legislative actions, Congress has made clear it's intention that the reduction of hazardous waste is far more desirable than the safe disposal of hazardous waste.

B. HSWA sets forth two basic requirements for generators and treatment, storage and disposal facilities (TSDFs). They are:

1.that hazardous waste generators submit waste minimization reports as part of the biennial reports (3002 (a)(6),

2.that generators certify on the manifest that they have a waste reduction program in place (3005 (h))

II.Pre-inspection procedures:

Review any company documents regarding waste minimization activities conducted by the handlers to be inspected. (PAB files/permit files if TSD). This should include records of the annual reports (AR) submitted to the states, or the biennual reports submitted to EPA. The AR/BER contain a description of the efforts taken during the year to reduce the toxicity and volume of waste generated, as well as the actual reductions achieved.

Waste Minimization Checklist

GENERATOR CHECKLIST

MANIFEST

GENERAL 262.20

YES NO N/A

Does the generator, offer for tranportation, hazardous waste for off-site treatment/disposal? If yes, proceed to next question. If no, proceed to 264.75/265.75.

262.23

Does the generator sign the manifest certification which states;

"If I am a large quantity generator, I have a program in place to reduce the volume and toxicity of the waste generated to the degree I have determined to be economically practical and that I have selected the practical method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if Iam a small quantity generator, I have made a good effort to minimize my waste generation and select the best waste management method that is available to me and that I can affort."

Does the generator have a written

Waste Minimization Plan? - Plan montaneout man office woodhalge, NJ

If no, ask the generator facility my was in brandy wask minimization. to describe his plan orally.

COMMENTS:

(Explain in this space the areas that visually show evidence that a program is in place and is being implemented)

ANNUAL /BIENNIAL REPORT

262.41				YES	ИО	N/A
Has the generat or Biennual rep appropiate regu	orts (BER) t	to the	(AR)	_		
The inspector should (see above), and sho report during his/he should be addressed	ould try to wer site inspe	verify the	e informathe follow:	tion :	in the	e
Does the BER or undertaken duri the volume of t generated?	ng the year	to reduc	e			
Does the BER or the changes in the wastes actu year in compari	volume and to	coxicity ed during	of the	/	7	
Do these effort contained in the or verbally desprogram.	ne generator	's writte	n		-i-	
Is the BER or A the generator of representatives	or authorized		ned by	_		

TSDF CHECKLIST

The inspector should review a copy of the AR/BER prior to the inspection, and should try to verify the information in the report during his inspection. The following question should be addressed during the inspection.

	Does the AR/BER include the YES NO efforts undertaken during the year to reduce the volume of toxicity of the waste generated?	N/A	
	Does the AR/BER include a description of the changes in volume and toxicity of the wastes actually achieved during the year in comparison to previous years?		 -/-
	Doe these efforts match the information contained in the generator's written or verbally described waste minimization program.		
	Is the AR/BER certification signed by the generator or authorized representatives?		
264.7	75/265/75 (h-j) Does the generator treat, store and dispose hazardous waste on site?		
	If yes to the above question, does the generator submit BERs or ARs to the appropriate regulatory agency?		

.

100.00

35.5

1.28

.

461